



## The Gujarat Agricultural Lands Ceiling Act, 1961

Act 27 of 1961

**Keyword(s):**

Agriculture, Agricultural Labourer, Agriculturist, Ceiling Area, Co-Operative Joint Farming Society, Co-Operative Farming Society, To Cultivate, To Cultivate Personally, Exempted Fragment

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# The Gujarat Government Gazette

## EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

### PART IV

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The following Act of the Gujarat Legislature, having been assented to by the President on the 2nd June 1961, is hereby published for general information.

M. G. MONANI,  
Secretary to the Government of Gujarat,  
Legal Department.

#### GUJARAT ACT No. XXVII OF 1961.

( First published, after having received the assent of the President in the "Gujarat Government Gazette" on the 15th June 1961 )

An Act to fix a ceiling on holding agricultural land and to provide for the acquisition and disposal of surplus agricultural lands.

Bom LXVII WHEREAS the Bombay Tenancy and Agricultural Lands Act, 1948 imposes of a restriction upon holding agricultural land in excess of certain limits in 1948. the Bombay area of the State of Gujarat;



AND WHEREAS it is expedient in the public interest to make a uniform provision for the whole of the State of Gujarat in respect of restrictions upon holding agricultural land in excess of certain limits and it is also expedient for so securing the distribution of agricultural land as best to subserve the common good to provide for the acquisition of surplus agricultural lands for the allotment thereof to persons who are in need of land for agriculture (including co-operative farming societies, landless persons, agricultural labourers and small holders) and to provide for other consequential and incidental matters hereinafter appearing; It is hereby enacted in the Eleventh Year of the Republic of India as follows :—

## CHAPTER I

### PRELIMINARY

Short title,  
extent and  
commence-  
ment.

1. (1) This Act may be called the Gujarat Agricultural Lands Ceiling Act, 1960.

(2) It extends to the whole of the State of Gujarat.

(3) It shall come into force on such date as the State Government may, by notification in the *Official Gazette*, appoint.

Definitions.

2. In this Act, unless the context requires otherwise —

(1) “agriculture” includes horticulture, the raising of crops, grass or garden produce, the use by an agriculturist of the land held by him or part thereof for grazing but does not include,—

(i) the use of any land, whether or not an appanage to rice or paddy land, for the purpose of rab-manure;

(ii) the cutting of wood only;

(iii) dairy farming;

(iv) poultry farming;

(v) breeding of live-stock; and

(vi) such other pursuits as may be prescribed.

*Explanation.*— If any question arises as to whether any land or part thereof is used for any of the pursuits specified in any of the sub-clauses (i) to (vi), such question shall be decided by the Tribunal;

(2) “agricultural labourer” means a person whose principal means of livelihood is manual labour on agricultural land;

(3) “agriculturist” means a person who cultivates land personally;

(4) “appointed day” means the day on which this Act comes into force;

(5) “ceiling area” means the extent of land determined under section 5, to be the ceiling area;

(6) “class of land” means any of the following classes of land, that is to say :—

(i) perennially irrigated land;

(ii) seasonally irrigated land;

(iii) dry crop land;

(iv) rice land;

*Explanation.*—For the purposes of this Act —

(a) irrigated land, whether perennially or seasonally irrigated, shall not include land irrigated by sources other than tanks, tube-wells, lift irrigation systems, canals or bandharas constructed or maintained by the State Government;

(b) perennially irrigated land means land which is assured of supply of water for a period of not less than ten months during a year from any tank, canal or bandhara constructed or maintained by the State Government ;

(c) seasonally irrigated land means land —

(i) which is assured of supply of water for a period of less than ten months but not less than four months during the period from the 15th September to the end of February in a year from any tank, canal or bandhara constructed or maintained by the State Government, or

(ii) which is assured of supply of water from a tube-well or lift irrigation system constructed or maintained by the State Government, and includes alluvial land, land situated in the bed of a river or seasonally flooded by the water of a river and land on which fruit trees are grown ;

(d) rice land means rice land situated in a local area where the average rainfall is not less than 35 inches a year, such average being calculated on the basis of the rainfall in that area during the five years immediately preceding the year 1959 but does not include perennially or seasonally irrigated land used for the cultivation of rice ;

(e) dry crop land means land other than perennially or seasonally irrigated or rice land and includes grass land, that is to say, land which abounds in grass grown naturally and which is capable of being used for agricultural purposes ;

(f) grass land referred to in paragraph (e) shall, notwithstanding anything contained in that paragraph, be deemed to be rice land, if, it is situated in a local area referred to in clause (d) and in the opinion of the State Government it is fit for the cultivation of rice ;

(7) "Collector" includes an Additional Collector and an Assistant or Deputy Collector performing the duties and exercising the powers of a Collector under the relevant Code or any other officer specially empowered by the State Government to perform the functions of the Collector under this Act ;

(8) "Commissioner" includes an Additional Commissioner ;

(9) "co-operative joint farming society" means a co-operative farming society —

(i) in which the ownership of all the land under its control vests, and which gets all such land cultivated jointly by its members ; or

(ii) the members of which cultivate their lands jointly ;

(10) "co-operative farming society" means a society registered as co-operative farming society under any law relating to the registration of co-operative societies in force in any part of the State of Gujarat ;

(11) "to cultivate" with its grammatical variations and cognate expressions means to till or husband the land for the purpose of raising or improving agricultural produce, whether by manual labour or by means of cattle or machinery or to carry on any agricultural operation thereon ;



*Explanation.*—A person who enters into a contract only to cut grass or to gather the fruits or other produce of trees, on any land, shall not on that account only, be deemed to cultivate such land;

(12) “to cultivate personally” means to cultivate land on one’s own account —

(i) by one’s own labour, or

(ii) by the labour of any member of one’s family, or

(iii) under the personal supervision of oneself or any member of one’s family by hired labour or by servants on wages payable in cash or kind but not in crop share;

*Explanation I.*—A widow or a minor or a person who is subject to any physical or mental disability, or a serving member of the armed forces shall be deemed to cultivate land personally, if such land is cultivated by her or his servants or hired labour;

*Explanation II.*—In the case of a joint family, land shall be deemed to be cultivated personally, if it is so cultivated by any member of such family;

(13) “exempted land” means land exempt from the provisions of this Act under section 3;

(14) “fragment” means a fragment as defined in sub-section (4) of section 2 of the Bombay Prevention of Fragmentation and Consolidation of Holdings Act, 1947;

Bom.  
LXII  
of  
1947.

(15) “to hold land” with its grammatical variations and cognate expressions means to be lawfully in actual possession of land as owner or tenant, as the case may be:

Provided that in the case of land mortgaged with possession —

(a) if it is not in the actual possession of the tenant, the mortgagor shall be deemed to hold it as owner, and

(b) if it is in the actual possession of a person as a tenant thereof, such person shall be deemed to hold it as a tenant;

(16) “joint family” means an undivided Hindu family and in the case of other persons a group or unit the members of which by custom or usage are joint in estate or residence;

(17) “land” means land which is used or capable of being used for agricultural purposes and includes the sites of farm buildings appurtenant to such land;

(18) “landless person” means a person who holds no land for agricultural purposes whether as an owner or tenant, but earns his livelihood



principally by manual labour on agricultural land and intends to take to the profession of agriculture ;

(19) "Mamlatdar" includes a Mahalkari and any other officer whom the State Government may appoint to perform the duties of a Mamlatdar under this Act ;

(20) "owner" in relation to land includes a person holding the land as occupant, or land-holder as defined in the relevant Code or as lessee of Government, and a person holding land for his maintenance ;

(21) "person" includes a joint family ;

(22) "physical or mental disability" means physical or mental disability by reason of which the person subject to such disability is incapable of cultivating land by personal labour or supervision ;

(23) "prescribed" means prescribed by rules made under this Act,

(24) "relevant Code" means —

Bom. V of 1879. (a) in the Bombay area of the State of Gujarat and in the Saurashtra area of the State of Gujarat the Bombay Land Revenue Code, 1879, and

Bom. V of 1879. (b) in the Kutch area of the State of Gujarat, the Bombay Land Revenue Code, 1879, as applied to that area ;

(25) "relevant tenancy law" means —

Bom. LXV-II of 1948. (a) in the Bombay area of the State of Gujarat the Bombay Tenancy and Agricultural Lands Act, 1948 ;

(b) in the Saurashtra area of the State of Gujarat, any law relating to tenancies of agricultural lands in force in that area ; and

Bom. XCIX of 1958. (c) in the Kutch area of the State of Gujarat, the Bombay Tenancy and Agricultural Lands ( Vidarbha Region and Kutch area ) Act, 1958 ;

(26) "serving member of the armed forces" means a person in the service of the armed forces of the Union ; provided that if a question arises whether any person is a serving member of the armed forces of the Union, such question shall be decided by the State Government, and its decision shall be final ;

(27) "small holder" means an agriculturist cultivating less than one-eighth of the ceiling area, and who earns his livelihood principally by agriculture or by agricultural labour ;

(28) "surplus land" means land which is deemed to be or declared to be surplus land under the provisions of this Act ;

(29) "tenant" and "landlord" shall have the meaning assigned to corresponding words under the relevant tenancy law ;

(30) "Tribunal" means the Agricultural Lands Tribunal constituted for any area under the relevant tenancy law and where in any part of the

State of Gujarat the relevant tenancy law does not provide for the constitution of the Tribunal, such officer not below the rank of a Mamlatdar as the State Government may appoint to be the Tribunal for any area in that part of the State of Gujarat ;

(31) words and expressions used in this Act but not defined shall have the meanings assigned to them in the relevant Code.

Exempted  
lands.

3. (1) The following lands shall be exempted from the provisions of this Act, that is to say—

(a) lands belonging to, or held on lease, by Government or land held on lease from Government for a period not exceeding twenty years ;

(b) lands belonging to, or held on lease from or by, a local authority or a University established by law in the State of Gujarat ;

(c) lands situated in any area which has been specified as being reserved for non-agricultural or industrial development under the relevant tenancy law ;

(d) lands which are the property of a public trust for an educational purpose, hospital, Panjrapole, Gaushala, or an institution for public religious worship, provided that the entire income of such lands is appropriated for the purpose of such trust ;

*Explanation.*— For the purpose of clause (d) a certificate granted by the Collector after holding an inquiry, that the conditions mentioned in the said clause are satisfied by a public trust shall be conclusive evidence in that behalf ;

(e) lands assigned or donated by any person before the commencement of this Act for the purpose of rendering any of the following services useful to the community, namely —

maintenance of water works, lighting or filling of water troughs for cattle ;

(f) lands leased to or held by an industrial undertaking which in the opinion of the State Government *bona fide* carries on any industrial operation and which is approved by the State Government ;

(g) lands leased to or held by any bodies or persons other than those mentioned in clause (f) for the growing of fruit trees and used for that purpose for a period of not less than three years immediately preceding the appointed day ;

(h) lands held or leased by the Land Mortgage Banks ;

(i) lands held or leased by such co-operative societies as are approved in the prescribed manner by the State Government and as have for their objects the improvement of the economic and social conditions of peasants or ensuring the full and efficient use of land for agriculture ;

(j) lands held by a Bhoodan Samiti recognised by the State Government in this behalf ;



(k) compact blocks of lands held by a person whose principal source of income is from the lands held by him in the compact block,—

(i) where heavy investment or permanent structural improvements have been made, and

(ii) certified by the Collector as so efficiently managed that the breaking of the block is likely to lead to a fall in production, and

(iii) approved by the State Government as an efficiently managed compact block :

Provided that in giving its approval the State Government may impose such conditions as to the production of improved seeds, trial of new varieties of crops, maintenance of high standards of agriculture, wages of workers working on the land, subject to any law pertaining to minimum wages and adoption of improved methods of agriculture and sale of marketable surplus of agricultural produce to Government.

(2) An exempted land shall cease to be exempted land if it ceases to satisfy the requirements of the provisions of sub-section (1) applicable thereto.

## CHAPTER II

### CEILING AREA

4. There shall be classes of local areas in the State as specified in Schedule I and the local areas falling in each such class shall be as respectively specified in Schedule II. Delimitation of local areas.

5. (1) Subject to the provisions of sub-sections (2) and (3), in relation to each class of local area as specified in Schedule I, the ceiling area with reference to each class of land shall be as specified in the said Schedule against the respective class of local area. Ceiling areas.

(2) Where a person holds land consisting of different classes in the same class of local area, then for determining the question whether the total land held by him is less than, equal to, or more than, the ceiling area, the acreage of each class of land held by such person shall be converted into the acreage of dry crop land on the basis of the proportion which the ceiling area for the class of land to be so converted bears to the ceiling area for dry crop land.

(3) Where a person holds land, whether consisting of different classes of land or not, in different classes of local areas, the question whether the total land held by him is less than, equal to, or more than, the ceiling area, shall be determined as follows, that is to say —

(i) the acreage of each class of land held by the person in each class of local area shall be first converted into the acreage of dry crop land in that local area in accordance with sub-section (2) and the total acreage so arrived at shall be expressed in terms of a multiple or as the case may be, a fraction of such ceiling area ;



(ii) the multiple or fraction so expressed in the case of each of the local areas shall be added together ;

(iii) the person shall be deemed to hold land less than, equal to, or more than, the ceiling area according as the sum total of the multiples and fractions under clause (ii) is less than, equal to, or more than, one.

### CHAPTER III

#### FIXATION OF CEILING ON HOLDING LAND, DETERMINATION OF SURPLUS LAND AND ACQUISITION THEREOF.

**Ceiling on holding land.** 6. (1) Notwithstanding anything contained in any law for the time being in force or in any agreement, usage or decree or order of a Court, with effect from the appointed day no person shall, subject to the provisions of sub-sections (2) and (3) be entitled to hold whether as owner or tenant or partly as owner and partly as tenant land in excess of the ceiling area.

(2) Where an individual, who holds land, is a member of a family, not being a joint family, and land is also separately held by such individual's spouse or minor children, then the land held by the individual and the said members of the individual's family shall be grouped together for the purposes of this Act and the provisions of this Act shall apply to the total land so grouped together as if such land had been held by one person.

(3) Where on the appointed day a person holds exempted land along with other land then,

(i) if the area of exempted land is equal to or more than the ceiling area he shall not be entitled to hold other land ; and

(ii) if the area of exempted land is less than the ceiling area, he shall not be entitled to hold other land in excess of the area by which the exempted land is less than the ceiling area.

(4) Land which under the foregoing provisions of this section a person is not entitled to hold shall be deemed to be surplus land held by such person.

**Restrictions on transfers or sub-divisions of land and consequences of transfer or sub-division made in contravention thereof.** 7. (1) Notwithstanding anything contained in any law for the time being in force, no land shall, after the appointed day, be —

(a) transferred whether by way of sale (including sale in execution of a decree of a Civil Court or of an award or order of any other competent authority) or by way of gift, exchange, lease or otherwise, or

(b) sub-divided (including sub-division by a decree or order of a Civil Court or any other competent authority) whether by partition or otherwise,

except with the permission in writing of the Collector.

(2) The Collector may refuse to give such permission if in his opinion the transfer or sub-division of land is likely to defeat the object of this Act.

(3) In computing under the provisions of this Act, the area of surplus land, if any, held by a person, the transfer or sub-division of land made by or on behalf of, such person in contravention of sub-section (1) shall be ignored.

(4) Nothing in the foregoing provisions of this section shall apply to a person who holds land not exceeding the ceiling area.

8. (1) Where after 15th day of January 1959 but before the commencement of this Act, any person has transferred whether by sale, gift, mortgage with possession, exchange, lease, surrender or otherwise or partitioned any land held by him, then notwithstanding anything contained in any law for the time being in force such transfer or partition shall, unless it is proved to the contrary, be deemed to have been made in anticipation in order to defeat the object of this Act.

Transfers or partitions made after 15th January 1959 but before commencement of this Act.

(2) Any person affected by the provisions of sub-section (1) may, within the prescribed period and in the prescribed form, make an application to the Collector for a declaration that the transfer or partition was not made in anticipation in order to defeat the object of this Act.

(3) On receipt of such application, the Collector shall hold an inquiry and after giving an opportunity to the transferor and the transferee or, as the case may be, to the parties to the partition, to be heard and after considering the evidence which may be produced, decide whether the transfer or, as the case may be, the partition was or was not made in anticipation in order to defeat the object of this Act and accordingly may —

(i) reject the application, or

(ii) by order in writing make a declaration that the transfer or, as the case may be, the partition was not made in anticipation in order to defeat the object of this Act.

(4) Where the application is rejected, the transfer or, as the case may be, the partition shall be ignored in computing under this Act the area of surplus land, if any, held by such person.

9. Where after the appointed day, on account of gift, purchase, assignment, lease, surrender or any other kind of transfer *inter vivos* or by succession or partition, any land comes into the possession of any person or any land held by any person ceases to be exempted land under sub-section (2) of section 3 and in consequence thereof the total land held by such person exceeds the area which he is entitled to hold under section 6, then —

Consequences of acquisition of land in excess of area permitted under section 6.

(i) if the acquisition of such excess land was otherwise than by succession or partition it shall be invalid and the excess land shall be forfeited to the State Government, and

(ii) if the acquisition was by succession or partition or the excess was due to the land ceasing to be exempted land the excess land shall be deemed to be surplus land held by such person.



Holders of land to furnish particulars of land to Mamlatdars.

10. (1) Every person holding land ( including exempted land if any ) in excess of the ceiling area whether as owner or tenant or partly as owner and partly as tenant on or after the appointed day shall, in respect of all the lands including exempted land, if any, held by him, furnish within a period of ninety days from the appointed day to each of the Mamlatdars in whose jurisdiction any piece of such land is situate, a true statement specifying —

- (1) particulars of all lands including their survey numbers and areas ;
- (2) particulars of all exempted lands, if any, including their survey numbers and areas ;
- (3) particulars of all lands held as owner ;
- (4) particulars of all lands held as tenant ;
- (5) particulars of all the encumbrances, if any, over the lands together with the names and addresses of the creditors ;
- (6) particulars of lands held as a member of a joint family along with their survey numbers and area ; and
- (7) such other particulars, if any, as may be prescribed.

(2) The Mamlatdar shall forward to the Tribunal the statements received by him under sub-section (1).

Penalty for failure to furnish statement, etc.

11. If a person liable to furnish a statement under section 10 fails, without reasonable cause, to furnish the statement or furnishes a statement containing incorrect particulars, with an intention to suppress the information about surplus land held by him, then he shall be liable to a penalty not exceeding five hundred rupees.

Surplus land needed for public purpose and power to acquire it.

12. All surplus lands shall be deemed to be needed for a public purpose and may be acquired by the State Government in accordance with the provisions of this Act.

Tribunal to proceed to prepare list of persons holding surplus land.

13. (1) As soon as may be after the expiry of the period specified in section 10, the Tribunal shall, on the basis of the statements received under section 10 and such other records as may be prescribed proceed to prepare a list of persons holding surplus land.

(2) The Tribunal shall specify in such list —

- (a) the total land held by each person,
- (b) the maximum area of land which such person is entitled to hold,
- (c) the extent of land to be deemed to be surplus land held by such person, and
- (d) such other particulars as may be prescribed.

Designated Tribunal to exercise jurisdiction in respect of persons holding land in different areas.

14. (1) If in the course of preparing a list under section 13 or at any time thereafter, the Tribunal finds in respect of any person that in addition to the land held by him within the area of its jurisdiction he holds other land outside such area, the Tribunal shall refer the case in the prescribed manner, —

- (i) to the Collector, if the other land is situate in the same district,



(ii) to the Commissioner if the other land is situate in another district but in the same division, and

(iii) to the State Government, if the other land is situate in another division.

(2) On receipt of the reference, the Collector, the Commissioner, or, as the case may be, the State Government shall —

(a) call for from each of the Tribunals within whose jurisdiction land is held by such person the details about the land so held, and

(b) after taking into consideration the extent of land held by the person within the jurisdiction of different Tribunals, designate one of such Tribunals to exercise jurisdiction under this Act in respect of such person and the lands held by him and transfer the case to the Tribunal so designated, and

(c) give intimation of the transfer to the Tribunal, to the person whose case has been so transferred and to other persons interested in the land.

(3) On such transfer, the Tribunal designated under sub-section (2) shall exercise jurisdiction under this Act in respect of such person and the lands held by him.

15. The extent of surplus land, if any, held by any person on the appointed day shall be computed on the basis of the total land held by such person on that day : Computation of surplus land.

Provided that the total land so held shall include —

(a) where such person holds in addition to the land held by him individually as owner or tenant, a share in the land held by a joint family, an area of land equivalent to his share in the land which such joint family is entitled to hold under section 6,

(b) land, if any, transferred or sub-divided by or on behalf of such person in contravention of section 7, and

(c) land, if any, transferred or partitioned by such person after the 15th day of January 1959 but before the commencement of this Act and in respect of which no application for a declaration under section 8 was made or any application made under section 8 has been rejected.

16. (1) If in preparing a list under section 13, the Tribunal has reason to believe that any person, holding land in excess of ceiling area, has failed to furnish a statement under section 10 or has furnished a statement containing incorrect particulars, the Tribunal shall serve a notice on such person to show cause why a penalty should not be imposed on him under section 11. Tribunal to hold inquiry in respect of contravention of section 11.

(2) After serving such notice, the Tribunal shall hold an inquiry and after giving such person an opportunity to be heard, it may pass such order as it thinks fit.

(3) Any sum imposed by way of penalty under this section, if not paid before such date as the Tribunal may direct, shall be recovered as an arrear of land revenue.

Mode of determining in certain cases area of surplus land out of total land.

17. Where the extent of surplus land is specified in the case of any person, and his total land includes the land referred to in clause (b) or (c) of the proviso to section 15, the surplus land shall be allocated on the following basis, that is to say —

(i) if the total land excluding the land referred to in the said clauses is more than or equal to the extent of surplus land specified in his case, then the surplus land shall come out of such total land, and

(ii) if such total land is less than the extent of such surplus land, then the surplus land shall first come out of the whole of such total land ; the remainder shall come out of the land referred to in clause (b) of the proviso to section 15 ; and the remainder, if any, shall lastly come out of the land referred to in clause (c) of the proviso to section 15.

Division of survey numbers or of sub-divisions thereof in determining area of surplus land.

18. (1) Where in determining the actual area of surplus land, a survey number or a sub-division of a survey number is required to be divided then—

(a) if the portion of such survey number or sub-division to be included in the surplus land is a fragment, the whole of such survey number or sub-division shall be excluded from the surplus land,

(b) if the portion of such survey number or sub-division to be excluded from the surplus land is a fragment the whole of such survey number or sub-division shall be included in the surplus land,

(c) if on dividing such survey number or sub-division into two parts, each part is a fragment, the whole of such survey number or sub-division shall be included in the surplus land, and

(d) in any other case, the survey number or sub-division may be divided.

(2) Where any survey number or sub-division of a survey number is excluded under clause (a) of sub-section (1), the person holding it shall be entitled to hold it, notwithstanding the provisions of section 6.

Restoration of surplus land held by tenant to landlord.

19. (1) Where any person holds the whole or part of the surplus land as tenant, then the landlord of such land shall, subject to the provisions of sub-section (2), be entitled to the restoration of the possession of such land.

(2) If the right of the landlord under the relevant tenancy law to terminate the tenancy of such land on the ground that he *bona fide* requires the land for cultivating personally subsisted on the date of the declaration of such



land as surplus land under section 21, then the landlord shall be entitled to the restoration of possession of so much of such land as he would have been entitled to in accordance with the provisions of the relevant tenancy law had the tenancy been terminated on the aforesaid ground.

(3) The tenancy of land restored to the landlord under this section shall stand terminated.

(4) On the restoration of any land to the landlord, the landlord shall hold the land subject to the provisions of the relevant tenancy law in respect of a fresh tenant.

20. (1) As soon as may be after the list is prepared under section 13, the Tribunal shall publish it in the prescribed manner together with a public notice in the prescribed form calling upon all persons affected thereby to submit to the Tribunal their objections or suggestions, if any, within a period of one month from the date of its publication.

Publication of list and notice to persons affected thereby.

(2) As soon as may be after the publication of the list under sub-section (1), the Tribunal shall also serve a notice in the prescribed form on each holder of surplus land included in the list —

(a) specifying therein the extent of surplus land held by him and the maximum area of land which he is entitled to hold out of the total land held by him on the appointed day, and

(b) calling upon such person—

(i) to submit within one month from the date of the service of the notice to the Tribunal any objections or suggestions to the particulars given in the notice,

(ii) to select upto such maximum area and subject to the order of preference mentioned in sub-section (3), the piece or pieces of land which he wishes to continue to hold, and

(iii) to furnish to the Tribunal within the said period of one month the particulars in the prescribed form of the piece or pieces of land so selected.

(3) For the purposes of the selection of land under sub-section (2), the order of preference shall be as follows, namely :—

(a) land held as owner on which there are encumbrances ;

(b) land held as owner on which there are permanent structures or wells ;

(c) land held as owner other than those mentioned in clauses (a) and (b) which are contiguous to the land mentioned in clause (a) or (b) ;



(d) lands held as tenant on which there are encumbrances ;

(e) lands held as tenant on which permanent structures or wells have been constructed by the tenant ;

(f) lands held as tenant other than those mentioned in clauses (d) and (e); which are contiguous to the lands mentioned in clause (a) or (b), or clause (d) or (e) ;

(g) lands held as owner or tenant other than those mentioned in clauses (a) to (f).

Tribunal to make order declaring surplus land etc. and consequence thereof.

21. (1) After taking into consideration the objections and suggestions, if any, received and the particulars if any, furnished under section 20, and making such further inquiry, if any, as it thinks fit, the Tribunal shall make in respect of each holder of surplus land an order declaring in particular—

(i) the total land held by him on the appointed day,

(ii) which land out of the total land is surplus land, and

(iii) which land out of the total land he is entitled to hold,

and shall communicate the order so made to such holder.

(2) An order made under sub-section (1) shall be conclusive evidence that the surplus land specified therein is needed for a public purpose and such surplus land shall, subject to the provisions of section 19 and of Chapter VI, vest in the State Government free from all encumbrances with effect from the date of the order.

Notice to interested persons.

22. (1) As soon as may be after an order is made under section 21, the Tribunal shall cause public notice to be given at the village where the surplus land specified in the order is situate, stating that—

(a) claims for possession of such surplus land or any part thereof under section 19, and

(b) claims to compensation for all interests in such land, may be made to it.

(2) Such notice shall require the landlord claiming possession under section 19 and in any other case, the owner, tenant, landlord and other persons interested in the land including the holders of encumbrances lawfully subsisting on the land to appear personally or by agent before the Tribunal at a time and place therein mentioned (such time not being earlier than fifteen days after the said date) and to state the nature of their respective interests in the land, the value of permanent structures and wells, if any, under clause (b) of section 23 and particulars of their claims to possession of land or, as the case may be, to compensation for such interest. Every such statement shall be made in writing and signed by the person interested or his agent.

(3) The Tribunal may also by a notice require the person holding the surplus land to make and deliver to it at a time and place mentioned in the notice a statement containing as far as practicable the name of the landlord entitled to possession of the land under section 19 and of every other person possessing any interest in the land or any part thereof as co-sharer, mortgagee, landlord or otherwise and of the nature of such interest.

**XLV** (4) Every person required to make or deliver a statement under sub-  
of section (3) shall be deemed to be legally bound to do so within the meaning  
1860. of sections 175 and 176 of the Indian Penal Code.

**23.** The amount of compensation for the land vesting in the State Govern- *Quantum of*  
ment under section 21 shall be the aggregate of the following amounts, *compensa-*  
that is to say :— *tion.*

(1) an amount calculated in accordance with such of the following sub-  
clauses as may be applicable to the land, namely :—

(a) if the land is held on lease from Government, an amount equal to  
twelve times the full assessment thereof;

(b) in any other case, if the land is situate—

(i) in a class A local area, two hundred times the full assessment  
thereof;

(ii) in a class B local area, one hundred and eighty five times the full  
assessment thereof;

(iii) in a class C local area, one hundred and seventy times the full  
assessment thereof;

(iv) in a class D local area, one hundred and fifty five times the full  
assessment thereof;

(v) in a class E local area, one hundred and forty times the full assess-  
ment thereof;

(vi) in a class F local area, one hundred and twenty five times the  
full assessment thereof;

(vii) in a class G local area, one hundred and ten times the full assess-  
ment thereof;

(viii) in a class H local area, ninety five times the full assessment  
thereof;

(ix) in a class I local area, eighty times the full assessment thereof;

(c) Where the land to which sub-clause (b) applies is irrigated land and  
subject to the levy of betterment charges under any law in force in that  
behalf then the amount arrived at in respect thereof under clause (b) shall  
be multiplied—

(i) by three, if the land is perennially irrigated, or

(ii) by one and half, if the land is seasonally irrigated,

and from the amount arrived at under item (i) or, as the case may be, item  
(ii), there shall be deducted the amount of betterment charges to the extent  
to which it has remained to be recovered from the holder on the date  
on which the amount of compensation is calculated under this section:



Provided that if the amount calculated under this clause is less than the amount arrived at under clause (b) in respect of the land, it shall be raised upto the amount arrived at under clause (b) :

Provided further that the amount of compensation under sub-clause (c) shall not exceed the market value of the land.

(2) an amount equal to the market value of trees permanent structures and wells, if any, in the land belonging to the holder of the land and of pipe lines placed on the land by the holder of the land.

Determina-  
tion of claim  
for  
possession  
under section  
19 and of  
compen-  
sation  
and appor-  
tionment  
thereof.

24. (1) On the day fixed under section 22 or on any other day to which the inquiry may be adjourned the Tribunal shall proceed to inquire into the claims, if any, for possession of land under section 19, and the amount of compensation for the land in accordance with section 23, the respective interests of the persons claiming the compensation, and the amount of each encumbrance lawfully subsisting on the land on the date of the order made under section 21.

(2) As respects any claim made by a landlord for possession of surplus land under section 19, the Tribunal —

(i) shall decide whether such landlord is entitled under section 19 to the possession of the whole or part of the surplus land and if so, the extent of such land, and

(ii) where the landlord is so entitled, shall make an order directing the restoration of possession of such land to the landlord.

(3) As respects claims for compensation the Tribunal shall make an award determining —

(i) the amount of compensation payable in accordance with the provisions of section 23,

(ii) the apportionment of the said compensation, subject to the provisions of sub-sections (4) and (5), among all persons known or believed to be interested in the land of whose claims, it has information, whether or not they have appeared before it.

(4) (a) In the case of land held as tenant, the apportionment of compensation as between the tenant and the landlord shall be on the following basis, that is to say —

(i) two-thirds of the compensation shall be payable to the landlord, and

(ii) one-third thereof to the tenant.

(b) Subject to the provisions of sub-section (5) encumbrances created by the landlord or for which the landlord is liable, shall be paid out of the amount of compensation payable to the landlord and those created by the tenant or for which the tenant is liable shall be paid out of the amount of compensation payable to the tenant.

(5) The apportionment of compensation amongst the holders of encumbrances shall be determined on the following basis, that is to say :—

(a) if the total amount of encumbrances on the land is less than the compensation payable in respect of the land, the amount of encumbrances shall be paid to the holders thereof in full,

(b) if the total amount of such encumbrances exceeds the compensation payable in respect of the land, the amount of compensation shall be distributed amongst the holders of encumbrances in the order of priority or *pro rata*, as the case may be.

(6) If the surplus land has come out of the lands referred to in clause (b) or (c) of the proviso to section 15, the transferee of such land shall be entitled, out of the amount of compensation, to the amount of the consideration paid by him to the transferor and if the amount of compensation is less than the amount of such consideration, the transferee shall be entitled to recover the remaining sum from the transferor.

(7) The award made by the Tribunal subject to an appeal to the Gujarat Revenue Tribunal under section 36 and the decision of the Gujarat Revenue Tribunal on the appeal shall be final and conclusive and shall not be questioned in any suit or proceeding in any Court.

25. (1) The amount of compensation payable under this Act shall be payable in cash, or in transferable bonds as provided in sub-section (2) or partly in cash and partly in such transferable bonds, according as the State Government may think fit.

Mode of payment of amount of compensation.

(2) Where any amount of compensation is to be paid in transferable bonds, such bonds shall carry interest at the rate of four and half per cent. per annum from the date of their issue and shall be repayable, during such period not exceeding twenty years from the date of their issue as may be prescribed, by equated annual instalments of principal and interest.

(3) The bonds shall be of such denomination and shall be in such forms as may be prescribed.

26. (1) Where the Tribunal *suo motu* or on an application made to it by any person has reason to believe that the acquisition of any excess land by any person is invalid under section 9 or any excess land is liable to be deemed as surplus land under that section, the Tribunal shall issue a notice in the prescribed form to the person holding the land and other persons known to be interested in the land to show cause within one month from the date of the service of the notice, why the acquisition of such excess land should not be declared to be invalid or, as the case may be, why the excess land should not be declared to be surplus land.

Inquiry as respects land held in contravention of section 9.

(2) The Tribunal shall thereupon hold an inquiry and after giving the person holding the land and other persons interested in the land an opportunity to be heard decide whether the land is excess land under section 9, and if so, —

(i) whether the acquisition of excess land is invalid, or

(ii) whether the excess land is liable to be deemed as surplus land, under section 9 and shall make a declaration accordingly.



(3) If the Tribunal declares the acquisition of excess land to be invalid the excess land shall be forfeited to the State Government from the date of the declaration.

(4) If the Tribunal declares the excess land to be surplus land, it shall vest in the State Government from the date of the declaration free from all encumbrances and the provisions of sections 22 to 25 (both inclusive) shall apply thereto.

## CHAPTER IV

### SPECIAL PROVISIONS FOR ACQUISITION OF LAND IN CERTAIN CASES

Acquisition of land needed for the formation of compact block out of lands to be allotted to a co-operative farming society.

27. (1) If the land to be allotted to a co-operative farming society under section 29 does not form a compact block due to some intervening land being held by a person who is not a member of the society and it appears to the Collector that in the interest of efficient cultivation, the land to be allotted to the society should form a compact block, he may serve a notice on the person and the society calling upon them, if willing, to take steps and admit the person to membership of the society within the period specified in the notice.

(2) If the person is unwilling and the society is willing or the person fails to comply with the notice under sub-section (1), the Collector, with the previous approval of the State Government, may make a declaration that it is necessary to acquire the land held by the person for the formation of a compact block of land for the co-operative farming society.

(3) Such declaration shall be published in the *Official Gazette* and shall state the village, taluka, and district in which the land is situate, the purpose for which the land is needed, its area and assessment. The declaration shall also be published in the prescribed manner at convenient places in the village in which the land is situate.

(4) The declaration so made shall be conclusive evidence that the land specified therein is needed to be acquired for a public purpose.

(5) The person whose land is declared for acquisition under this section shall, without prejudice to his right to compensation under section 28, be entitled to the allotment, out of the land to be allotted to the society, of land to the extent of the land acquired under section 28, on payment of the market value of the land determined in accordance with sub-section (2) of section 28.

Collector to determine value of land and to make award and effect of award.

28. (1) On the publication of the declaration, the Collector shall issue notices to the owner of the land and all persons known or believed to be interested in the land stating that claims to compensation for all interests in the land may be made to him within the period specified in the notices.

I of 1894. (2) The Collector shall then make an inquiry and determine the market value of the land in accordance with the provisions of sections 23 and 24 of the Land Acquisition Act, 1894.

(3) After determining the value of the land, the Collector shall, with the previous approval of the State Government, make an award which shall contain —

- (a) the particulars of the land ;
- (b) the compensation which in his opinion should be allowed for the land according to its market value ; and
- (c) the apportionment of the compensation among all persons known or believed to be interested.

(4) The apportionment of compensation shall be in accordance with the provisions of section 24.

(5) Such award shall be filed in the Collector's office and shall, except as hereinafter provided, be final and conclusive evidence as between the Collector and persons interested whether they have respectively appeared before the Collector or not, of all the particulars including area and value of the land and the apportionment of compensation.

(6) When the Collector has made an award, the land therein shall vest in the State Government free from all encumbrances.

(7) The award made by the Collector subject to an appeal to the Gujarat Revenue Tribunal under section 36 and the decision of the Gujarat Revenue Tribunal on the appeal shall be final and conclusive and shall not be questioned in any suit or proceeding in any Court.

## CHAPTER V

### ALLOTMENT OF LAND VESTING IN THE STATE GOVERNMENT UNDER THIS ACT.

29. (1) Land other than grazing land, which vests in the State Government under section 21 or 26 shall be allotted in accordance with the rules made in that behalf under this Act on payment of occupancy price payable therefor in accordance with such rules in the following order of priority :—

Allotment  
of land  
vesting in  
Government.

(i) a person from whom any land held by him as tenant has been resumed by the landlord under the relevant tenancy law for being cultivated personally or for any non-agricultural use and who as a consequence thereof holds no land or holds land which is less than five acres of dry crop land, or as the case may be, its equivalent calculated in accordance with the provisions of sub-section (2) of section 5 ;

(ii) co-operative farming society, where it is —

(a) a co-operative joint farming society, the members of which are agricultural labourers, landless persons or small holders or a combination of such persons ;

(b) a co-operative farming society, the members of which are agricultural labourers, landless persons or small holders or a combination of such persons ;



(iii) Agricultural labourers, landless persons, and small holders :

Provided that the extent of land to be allotted to a co-operative farming society referred to in clause (ii) together with the land held as owner or tenant individually by the members thereof shall not exceed an area equal to the ceiling area multiplied by the number of members thereof :

Provided further that the State Government may, by notification in the *Official Gazette*, give, in relation to such local areas as it may specify, such priority in the above order as it thinks fit to any class of persons who, by reason of the acquisition of their land for any development project approved for the purpose by the State Government, have been displaced, and require to be re-settled.

(2) Where land which vests in the State Government under section 21 or 26 was used by the holder before such vesting, as grazing or growing grass or is grazing land, the State Government may dispose it of in such manner as it thinks fit.

(3) An order of allotment of land under sub-section (1) or (2) if made by a Revenue Officer shall be subject to an appeal or revision as provided in Chapter XIII of the Bombay Land Revenue Code, 1879 as in force in the area within the jurisdiction of such officer and nothing in Chapter VI of this Act shall apply to such order. Bom. V of 1879.

Restriction on transfer or sub-division of land allotted under section 29.

30. (1) Save as otherwise provided in sub-section (2) no land allotted under section 29 shall be —

(a) transferred whether by way of sale (including sale in execution of a decree of a civil suit or of an award or order of any other competent authority) or by way of gift, mortgage, exchange, lease or otherwise, or

(b) sub-divided (including sub-division by a decree or order of a civil court or any other competent authority) whether by partition or otherwise, without the previous sanction of the Collector. Such sanction shall not be given except in such circumstances and on such conditions as may be prescribed.

(2) Notwithstanding anything contained in sub-section (1), it shall be lawful for a person to mortgage or create a charge on his interests in the land allotted to him under section 29 in favour of the State Government in consideration of a loan advanced to him by the State Government under the Land Improvement Loans Act, 1883, the Agriculturists' Loans Act, 1884 or the Bombay Non-Agriculturists' Loans Act, 1928, or in favour of a co-operative society in consideration of a loan advanced to him by such co-operative society, and without prejudice to any other remedy open to the State Government or the co-operative society, as the case may be, in the event of his making default in payment of such loan in accordance with the terms on which such loan was granted, it shall be lawful for the State Government or the co-operative society, as the case may be, to cause his interest in the land to be attached and sold and the proceeds to be applied in payment of such loan. XIX of 1883  
XII of 1884  
Bom. III of 1928.

(3) Any subsequent transfer or sub-division of land transferred or sub-divided in accordance with sub-section (1), shall also be subject to the provisions of sub-section (1).

(4) Any transfer or sub-division of land in contravention of sub-section (1) or (3) and the acquisition of such land under such transfer or sub-division shall be invalid and the land shall stand forfeited to the State Government.

31. (1) If in the case of land vesting in the State Government under this Act, the Mamlatdar considers that the allotment of such land under section 29 is likely to take time and that with a view to preventing the land remaining uncultivated, it is necessary to take such a step, he may lease the land for cultivation to any small holder subject to the following conditions :—

Temporary leases of land liable to be allotted under section 29.

(i) the lease shall be for a period of one year;

(ii) the lessee shall pay rent at the rate fixed by the Mamlatdar subject to the provisions of the relevant tenancy law;

(iii) the lessee shall be liable to pay the land revenue and the other cesses payable in respect of the land;

(iv) if the lessee fails to vacate the land on the expiry of the term of the lease, he shall be liable to be summarily evicted by the Mamlatdar.

(2) The person holding land on lease under sub-section (1) shall not be deemed to be a tenant within the meaning of the relevant tenancy law.

(3) The amount of rent realised under sub-section (1) shall be credited to Government.

## CHAPTER VI

### PROCEDURE, APPEALS AND REVISION

32. The Mamlatdar, the Tribunal and the Collector shall have the same powers in making inquiries under this Act as are vested in Courts in respect of the following matters under the Code of Civil Procedure, 1908, in trying a suit, namely :—

Powers of Mamlatdar, Tribunal and Collector in making inquiries.

(a) proof of facts by affidavits;

(b) summoning and enforcing the attendance of any person and examining him on oath; and

(c) compelling the production of documents.

33. (1) Subject to the provisions of section 32, the Mamlatdar, the Tribunal and the Collector shall in holding inquiries under this Act follow such procedure as may be prescribed save as otherwise provided in this Act.

Inquiries to be held in accordance with prescribed procedure.

(2) Every decision of the Mamlatdar, Tribunal and Collector shall be recorded in the form of an order which shall state reasons for such decision.

34. All notices issued under this Act shall save as otherwise provided in this Act be served in the prescribed manner.

Notices to be served in prescribed manner.

35. (1) An appeal against any order of the Mamlatdar or any order other than an award under section 24 made by the Tribunal may be filed to the Collector.

Appeals against orders except awards.



(2) Every petition for an appeal under sub-section (1) shall be accompanied by a certified copy of the order to which objection is made unless the production of such copy is dispensed with.

(3) On the filing of an appeal under sub-section (1), the Collector may either admit it or, after calling for the record and giving the appellant an opportunity to be heard, may summarily reject it :

Provided that the Collector shall not be bound to call for the record where the appeal is time-barred or does not lie.

(4) If the appeal is admitted, a date shall be fixed for hearing and notice thereof shall be served on the respondent in the prescribed manner.

(5) After hearing the parties, if they appear, the Collector may confirm, vary or reverse the order appealed against or may direct such further investigation to be made, or such additional evidence to be taken, as he may think necessary ; or may himself take such additional evidence or may remand the case for disposal with such directions as he may think fit. The Collector shall also have power to award costs.

(6) The Collector may, pending decision of the appeal, direct the execution of the order appealed against to be stayed for such time as he may think fit and subject to compliance with such conditions ( including a condition of furnishing security ) as he may think fit to impose.

(7) The Collector may set aside or modify any direction made under sub-section (6).

Appeal  
against  
awards.

36. (1) Any person aggrieved by the award made by the Tribunal under Bom. section 24 or by the Collector under section 28 may appeal to the Gujarat XXXI of Revenue Tribunal constituted under the Bombay Revenue Tribunal 1958. Act, 1957.

(2) Every petition of appeal under sub-section (1) shall be accompanied by a certified copy of the award against which the appeal is made unless the production of such copy is dispensed with.

(3) In deciding such appeal the Gujarat Revenue Tribunal shall exercise all the powers which a Court has and follow the same procedure which the Court follows in deciding appeals from the decree or order of the original court under the Code of Civil Procedure, 1908.

V of  
1908.

Collector's  
power of  
revision.

37. Where no appeal has been filed within the period provided for it, the Collector may, *suo motu* or on a reference made in this behalf by the Commissioner or the State Government, at any time,—

(a) call for the record of any inquiry of the proceedings of any Mamlatdar or of the Tribunal other than the proceedings of an award for the purpose of satisfying himself as to the legality or propriety of any order passed by, and as to the regularity of the proceedings of such Mamlatdar or Tribunal as the case may be, and

(b) pass such order thereon as he deems fit :

Provided that no such record shall be called for after the expiry of one year from the date of such order and no order of such Mamlatdar or

Tribunal shall be modified, annulled or reversed unless opportunity has been given to the interested parties to appear and be heard.

Bom. XXXI of 1958. 38. (1) Notwithstanding anything contained in the Bombay Revenue Tribunal Act, 1957, an application for revision may be made to the Gujarat Revenue Tribunal constituted under the said Act against any order of the Collector on the following grounds only :— Revisional jurisdiction of Gujarat Revenue Tribunal.

(a) that the order of the Collector was contrary to law ;

(b) that the Collector failed to determine some material issue of law; or

(c) that there was a substantial defect in following the procedure provided by this Act, which has resulted in the miscarriage of justice.

Bom. XXXI of 1958. (2) In deciding applications under this section the Gujarat Revenue Tribunal shall follow the procedure which has been prescribed by rules and regulations made under the Bombay Revenue Tribunal Act, 1957.

IX of 1908. 39. Every appeal or application for revision under this Act shall be filed within a period of sixty days, from the date of the order of the Mamlatdar, Tribunal or Collector as the case may be. The provisions of sections 4, 5, 12 and 14 of the Indian Limitation Act, 1908, shall apply to the filing of such appeal or application for revision. Limitation for appeals and applications for revision.

Bom. XXXI of 1959. 40. Notwithstanding anything contained in the Bombay Court fees Act, 1959, every application or appeal made under this Act to the Mamlatdar, Tribunal, Collector or Gujarat Revenue Tribunal shall bear a court-fee stamp of such value as may be prescribed. Court-fees.

41. The Gujarat Revenue Tribunal in revision under section 38 may confirm, modify or rescind the order in revision or its execution or may pass such other order as may seem legal and just in accordance with the provisions of this Act. Power of Gujarat Revenue Tribunal to confirm, modify, etc. order taken in revision.

42. The Collector may, after due notice to the parties, by order in writing, — Power of Collector to transfer appeals.

(a) transfer any appeal pending before him or before any Assistant or Deputy Collector subordinate to him to any Additional, Assistant or Deputy Collector specified in such order, performing the duties and exercising the power of a Collector and upon such transfer the Additional Collector, Assistant Collector or Deputy Collector, as the case may be, shall have power to hear and decide the appeal as if it was originally filed to him ; or

(b) withdraw any appeal pending before any Assistant or Deputy Collector and himself hear and decide the same.



CHAPTER VII

MISCELLANEOUS

Sums recoverable as arrears of land revenue.

43. Any sum whether by way of occupancy price, rent or otherwise payable by any person to the State Government by or under the provisions of this Act, shall, if not paid by such person, be recoverable as an arrear of land revenue.

Mode of putting any person in possession of land.

44. (1) Any order of the Mamlatdar or Tribunal awarding possession or restoring the possession or use of any land shall be executed in the manner provided in section 21 of the Mamlatdars' Courts Act, 1906, as if it was the decision of the Mamlatdar under the said Act :

Bom.  
II of  
1906.

Provided that such order shall not be executed till the expiry of the period of appeal or application for revision as provided in section 39, or if an appeal is filed before the Collector and the Collector has refused to grant a stay order, until the date of such order, whichever is earlier :

Provided further that any order to be issued to village officers shall be issued by the Mamlatdar to whom such village officers are subordinate.

(2) An order of the Collector, or the Gujarat Revenue Tribunal, in appeal or revision shall be executed in the manner provided for the execution of an order of the Mamlatdar or Tribunal under sub-section (1).

Summary eviction.

45. Any person unauthorisedly occupying or wrongfully in possession of any land —

(a) which vests in the State Government under this Act, or

(b) to the use and occupation of which he is not entitled under the provisions of this Act,

may be summarily evicted by the Collector after such inquiry as he deems fit.

Pleaders, etc. excluded from appearance.

46. Notwithstanding anything contained in this Act or any law for the time being in force, no pleader shall be entitled to appear on behalf of any party in any proceedings under this Act before the Mamlatdar, the Tribunal or the Collector :

Provided that the Mamlatdar, the Tribunal or the Collector may, in the interest of justice for reasons to be recorded in writing, allow the parties to be represented at their own cost by a pleader :

Provided also that if any officer of Government is appointed or declared by a competent Court or is authorised under any law for the time being in force as a guardian, administrator or manager of the property of a person who is under a legal disability or is incompetent or unable to manage or to act, such officer shall be entitled to appear through a representative authorised by him in writing in this behalf in any proceedings before the Mamlatdar, the Tribunal or the Collector. Such representative may also submit any application and otherwise act on behalf of the officer in any such proceedings.

**Explanation.**—For the purposes of this section the expression “pleader” includes an advocate, attorney, vakil or any other legal practitioner.

47. No civil court shall have jurisdiction to settle, decide or deal with any question which is by or under this Act required to be settled, decided or dealt with by the Mamlatdar, Tribunal, Collector, Commissioner, the Gujarat Revenue Tribunal or the State Government. Bar of jurisdiction.

**Bom. II of 1906.** **Explanation.**—For the purpose of this section a civil court shall include a Mamlatdar’s Court constituted under the Mamlatdars’ Courts Act, 1906.

**XLV of 1860.** 48. All inquiries and proceedings before the Mamlatdar, the Tribunal, the Collector, the Commissioner and the Gujarat Revenue Tribunal shall be deemed to be judicial proceedings within the meaning of sections 193, 219 and 228 of the Indian Penal Code. Inquiries and proceedings to be judicial proceedings.

**XLV of 1860.** 49. The officers and members constituting a Tribunal and other officers functioning under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code. Tribunal, etc., to be public servants.

50. No suit, prosecution or other legal proceedings shall lie against any person for anything which is in good faith done or purports to be done under this Act. Protection of action taken under this Act.

51. The State Government may, subject to such restrictions and conditions as it may impose, by notification in the *Official Gazette*, delegate to the Commissioner all or any of the powers conferred on it by this Act. Delegation of powers.

52. In all matters connected with this Act the State Government shall have the same authority and control over the Tribunals, the Mamlatdars, the Collectors and the Commissioners acting under this Act as they do in the general and revenue administration. Control.

53. (1) The State Government may, subject to the condition of previous publication, make rules for carrying out the purposes of this Act. Rules.

(2) Without prejudice to the generality of the foregoing power, such rules may provide for —

- (i) the other pursuits to be prescribed under clause (1) of section 2 ;
- (ii) the period within which and the form in which an application under sub-section (2) of section 8 shall be made ;
- (iii) other particulars to be given in a statement to be furnished under sub-section (1) of section 10 ;
- (iv) the records to be prescribed under sub-section (1) of section 13 ;
- (v) the other particulars to be prescribed under clause (d) of sub-section (2) of section 13 ;
- (vi) the manner in which a case shall be referred by the Tribunal under sub-section (1) of section 14 ;
- (vii) the manner in which a list shall be published and the form in which a notice shall be given under sub-section (1) of section 20 ;
- (viii) the form in which a notice shall be served under sub-section (2) of section 20 and the form in which particulars shall be furnished under that sub-section ;



(ix) the period within which bonds shall be repayable under sub-section (2) of section 25 and the denomination and forms of such bonds;

(x) the form of notice to be issued by the Tribunal under sub-section (1) of section 26;

(xi) the manner of publishing a declaration under sub-section (3) of section 27;

(xii) rules for the allotment of lands under section 29;

(xiii) the circumstances in which and the conditions on which sanction shall be given under sub-section (1) of section 30;

(xiv) the manner of serving notices under section 34;

(xv) the manner of serving notice on the respondent under sub-section (4) of section 35;

(xvi) the value of court-fee stamp under section 40;

(xvii) such other matters as may be prescribed.

(3) All rules made under this section shall be published in the *Official Gazette*.

(4) All rules made under this section shall be laid before the State Legislature as soon as may be after they are made and shall be subject to such modification as the State Legislature may make during the session in which they are so laid or the session immediately following.

**Enactments** 54. With effect from the appointed day the enactments specified in  
**amended** Schedule III shall be amended to the extent mentioned in the fourth column thereof.

## SCHEDULE I

( See sections 4 and 5 )

Class of Local Area		Ceiling area in acres.			
		Dry crop land	Rice or paddy land	Seasonally Irrigated land	Perennially Irrigated land
Class	A	56	38	38	19
"	B	60	40	40	20
"	C	72	48	48	24
"	D	80	54	54	27
"	E	84	56	56	28
"	F	96	64	64	32
"	G	108	72	72	36
"	H	120	80	80	40
"	I	132	88	88	44



## SCHEDULE II

(See section 4)

*Local Areas falling in Class A*

District	Taluka or Mahal	Villages
Kaira	Petlad	.. All villages of the taluka other than those included in local area C.
	Borsad	.. All villages of the taluka other than those included in local area C.
	Nadiad	.. The following villages :— 1. Mahudha, 2. Hajipur Tornial, 3. Nadgam, 4. Mangalpur, 5. Vina, 6. Valla, 7. Marida, 8. Salunvanto, 9. Salun Talpad, 10. Alindra, 11. Manghroli, 12. Moholel, 13. Kanjoda, 14. Surasmal, 15. Chalali, 16. Fatepur, 17. Uttarsanda, 18. Chaklashi, 19. Bhumel, 20. Kanjari, 21. Wadtal, 22. Mohmodpura, 23. Narsanda, 24. Gutal, 25. Keriavi, 26. Pip- lata, 27. Akhdol, 28. Valetwa, 29. Mitral, 30. Piplag, 31. Dumral, 32. Tundol, 33. Pij, 34. Rampura, 35. Gangapura, 36. Vaso, 37. Palana, 38. Dantali, 39. Bamroli, 40. Dabhan, 41. Zarol, 42. Dehgam, 43. Hathanoi, 44. Silod, 45. Bilodra, 46. Aladpati, 47. Hirjipati, 48. Kakarkhadpati, 49. Lakha- vadpati, 50. Ratanjipati, 51. Chaklashipati, 52. Kiledaripati, 53. Baladi, 54. Khaladi.
	Anand	.. All villages of the taluka other than those included in local area C.
Baroda	Padra	.. The following villages :— 1. Amala, 2. Sejakuva, 3. Padra, 4. Darapura, 5. Sareja, 6. Lati- pura, 7. Saraswani, 8. Sadhi, 9. Sangama, 10. Sokhadakhurd, 11. Tajpura, 12. Ranu, 13. Pipli, 14. Vadadla, 15. Sultanpura, 16. Karnakuva, 17. Rajupura, 18. Vishrampura, 19. Sandha, 20. Lolā, 21. Dhobikawa, 22. Somjipura, 23. Jalalpura, 24. Chitral, 25. Bhoj, 26. Majatan,

District	Taluka or Mahal	Villages
Baroda —concd.	Padra —concd.	27. Vadu, 28. Narsipura, 29. Muwal, 30. Gavasad, 31. Dabka, 32. Moh- madpura, 33. Mujpur, 34. Mahuwad, 35. Mobha, 36. Kural, 37. Gayaj, 38. Goriad, 39. Anti, 40. Dabhasa, 41. Ekalbara, 42. Umaraya, 43. Karkhadi, 44. Dudhawada, 45. Chokari, 46. Tithor, 47. Pavda, 48. Jaspura (Nava), 49. Jaspura (Juna), 50. Lakhadikui, 51. Fateh- pura, 52. Luna.
	Savli	The following villages :— 1. Bhadarva, 2. Prathampura, 3. Rania, 4. Jalampur, 5. Khandi, 6. Mahapura, 7. Poicha, 8. Moksi.
	Baroda	The following villages :— 1. Dodka, 2. Rayaka, 3. Fajalpur, (Sankarda), 4. Nandeshari, 5. Angadha, 6. Kotna, 7. Sindharot, 8. Hinglot, 9. Ampad, 10. Mahapura, 11. Sevasi, 12. Vasanasaiyad, 13. Tandalja, 14. Bhayali, 15. Dhanora, 16. Karchia, 17. Dashrath, 18. Ranoli, 19. Ajod, 20. Padamala, 21. Karodia, 22. Koyali, 23. Bajwa, 24. Undera, 25. Gorwa, 26. Ankodia, 27. Subhan- pura, 28. Gotri, 29. Khanpur, 30. Akota, 31. Jetalpur, 32. Atladra, 33. Gokalpura, 34. Samiyala, 35. Bil, 36. Sherghi, 37. Sokhada, 38. Savad, 39. Nagar- wada, 40. Wadiwadi, 41. Vasana- kotaria, 42. Dumad, 43. Asoj, 44. Manjalpur, 45. Nijampura, 46. Chhani, 47. Siswa, 48. Sama.
Broach	Broach	The following villages :— 1. Angareshwar, 2. Nikora, 3. Mangaleshwar, 4. Shuklatirth, 5. Kadod, 6. Jhanor.
	Ankleshwar	The following villages :— 1. Kansia, 2. Chhapara, 3. Mandva Buzarg.
Surat	Chorashi	The following villages :— 1. Nawagam, 2. Dumbhal, 3. Parvat, 4. Magob, 5. Vedehha, 6. Sabargam,



District	Taluka or Mahal	Villages
Surat — <i>contd.</i>	Chorashi — <i>concl'd.</i>	7. Dabholi, 8. Singanpore, 9. Ved, 10. Tunki, 11. Katargam, 12. Kosad, 13. Bharthana-Kosad, 14. Mota-Varachha, 15. Amroli, 16. Utran, 17. Fulpada, 18. Karanj, 19. Kapadra, 20. Simada, 21. Sania- Hemad, 22. Puna, 23. Saroli. 24. Kumbharia, 25. Nana-Varachha-
	Kamrej	.. All villages of the Taluka other than those included in local area C.
	Bardoli	.. The following villages:— 1. Bardoli, 2. Nadida, 3. Ten, 4. Umrakh, 5. Baben, 6. Astan, 7. Dhamdodlumbha, 8. Sankari, 9. Rajparalumbha, 10. Rayam, 11. Varad, 12. Panda, 13. Isanpur, 14. Khoj, 15. Pard, Kadod, 16. Kantali, 17. Vagechkadod- 18. Ruwa, 19. Bharampore, 20. Moti- falod, 21. Kulsad, 22. Akoti, 23. Sam, than, 24. Bhamaiya, 25. Uchhareli 26. Haripura, 27. Singod, 28. Bamni, 29. Orgam, 30. Palsod.
	Navsari	.. The following villages:— 1. Puni, 2. Ponsra, 3. Vada Ponsara, 4. Chokhad, 5. Dabhel, 6. Simlak, 7. Parthan, 8. Asundar, 9. Dhaman, 10. Manekpore, 11. Tankoli, 12. Kabil- pore, 13. Kasbapar, 14. Veraval- 15. Chovisi, 16. Amri, 17. Telada, 18. Amadpore, 19. Pinsad, 20. Mold- hara, 21. Sarona, 22. Pera, 23. Padga, 24. Vejalpore, 25. Sandalpor, 26. Kuched, 27. Sadodra, 28. Vesma, 29. Arak, 30. Pardi, 31. Sisodra (Arak), 32. Vach- harvad, 33. Kaliavadi, 34. Dharagiri, 35. Virvadi, 36. Dandesar, 37. Tarasadi, 38. Supa (Kurel), 39. Onchi, 40. Shingod, 41. Kurel, 42. Khergam, 43. Sahu, 44. Navapara, 45. Vasar, 46. Bhattai, 47. Nasilpor, 48. Kolasana, 49. Tigra, 50. Kadipore, 51. Ambada, 52. Munsad, 53. Sisodra Ganesh, 54. Un, 55. Vada, 56. Adada, 57. Toli, 58. Khadsupa, 59. Kachhol, 60. Sarai, 61. Boriach, 62. Rajvada, 63. Astagam, 64. Kanbad, 65. Pardi, 66. Sarpor, 67. Sadlav, 68. Dabhlai, 69. Satem, 70. Butlav,

District	Taluka or Mahal	Villages
Surat	Navsari	71. Nagdhara, 72. Bhunvadi, 73. Kam-
—concl'd.	—concl'd.	bada, 74. Mahudi, 75. Ugat.
	Gandevi	The following villages :—
		1. Salej, 2. Sonvadi, 3. Gadat,
		4. Khakhwada, 5. Ajrai, 6. Kachholi,
		7. Gangor, 8. Amalsad, 9. Dha-
		mdachha, 10. Gendevi, 11. Devdha,
		12. Manekpore, 13. Kolva, 14. Tor-
		angam, 15. Ancheli, 16. Mohanpur,
		17. Saribujrag, 18. Sarikhurad.
	Palsana	All villages of the Mahal other than those
		included in local area C.

## PART II

### Local Areas falling in Class B

District	Taluka or Mahal	Villages
Broach	Broach	The following villages :—
		1. Tavra, 2. Zadeshwar, 3. Maktam-
		por, 4. Nand.
	Ankleshwar	The following villages :—
		1. Mandwa Matied, 2. Sajod, 3. Hari-
		para, 4. Sakarpore, 5. Sarfuddin,
		6. Pungam, 7. Diwa, 8. Diwi,
		9. Borebhata, 10. Survadi.
	Jhagadia	The following villages :—
		1. Navgama, 2. Mulad, 3. Govali,
		4. Govalibet, 5. Uchedia, 6. Rani-
		para, 7. Jhagadia, 8. Motasanja,
		9. Limodra, 10. Avidha, 11. Pora,
		12. Jarsad, 13. Haripura, 14. Vanak-
		pore, 15. Pipadra, 16. Kantidra,
		17. Prankad, 18. Rundh, 19. Bha-
		lod, 20. Or, 21. Patar, 22. Tothi-
		dra, 23. Tarsali, 24. Krishnapuri,
		25. Velugam, 26. Parvata,
		27. Nanavasna, 28. Panetha,
		29. Asha, 30. Indore, 31. Mota-
		vashna.
Amreli	Kodinar	The following villages :—
		1. Kodinar, 2. Devalpur, 3. Devli,
		4. Panadar (M), 5. Pipli, 6. Ronaj,
		7. Sindhaj, 8. Vadnagar, 9. Dud-
		ana (M), 10. Inchwad (N), 11. Cha-
		han-Ni-Khan, 12. Damli, 13. Gohil-
		ni-Khan, 14. Kadvasan, 15. Mityaj



District	Taluka or Mahal	Villages
Junagadh	.. Patan-Veraval	The following villages :— <ol style="list-style-type: none"> <li>1. Veraval,</li> <li>2. Tantivela,</li> <li>3. Simar,</li> <li>4. Kindarwa,</li> <li>5. Adri,</li> <li>6. Nawa,</li> <li>7. Chanduvav,</li> <li>8. Malondha,</li> <li>9. Vavdi (VRL),</li> <li>10. Bhalpara,</li> <li>11. Kajli,</li> <li>12. Sonaria,</li> <li>13. Nava-</li> <li>14. Harnasa,</li> <li>15. Sundarpara,</li> <li>16. Lati,</li> <li>17. Vavdi (Sutara),</li> <li>18. Vadodra-Dodia,</li> <li>19. Lodhva,</li> <li>20. Barewala,</li> <li>21. Thordi,</li> <li>22. Kanjotar,</li> <li>23. Umbri,</li> <li>24. Dabhor,</li> <li>25. Vadodra-Zala,</li> <li>26. Sidokar,</li> <li>27. Supasi,</li> <li>28. Dari,</li> <li>29. Chhatroda,</li> <li>30. Ambaliala,</li> <li>31. Chamboda,</li> <li>32. Patan,</li> <li>33. Mithapur,</li> <li>34. Badarpara,</li> <li>35. Meghpur,</li> <li>36. Ajotha,</li> <li>37. Mat-</li> <li>38. Khalej,</li> <li>39. Sutrapada,</li> <li>40. Morasa,</li> <li>41. Pasnavada,</li> <li>42. Chagiya,</li> <li>43. Singsar,</li> <li>44. Rak-</li> <li>45. Dhamlej,</li> <li>46. Beej.</li> </ol>
Junagadh	.. Mangrol	The following villages :— <ol style="list-style-type: none"> <li>1. Mangrol,</li> <li>2. Rahij,</li> <li>3. Shil,</li> <li>4. Sangawada,</li> <li>5. Shapur,</li> <li>6. Kho-</li> <li>7. Kankasa,</li> <li>8. Zaria-</li> <li>9. Dhelana,</li> <li>10. Navakotda,</li> <li>11. Sepa,</li> <li>12. Maktupur,</li> <li>13. Lohej,</li> <li>14. Diwasa,</li> <li>15. Sheriyaj,</li> <li>16. Arena,</li> <li>17. Talodhra,</li> <li>18. Ant-</li> <li>19. Hushenabad,</li> <li>20. Juna-</li> <li>21. Mankhetra,</li> <li>22. Ajak.</li> </ol>
	Malia	The following villages :— <ol style="list-style-type: none"> <li>1. Chorwad,</li> <li>2. Zujarpur,</li> <li>3. Kukas-</li> <li>4. Visanvel,</li> <li>5. Dhumli,</li> <li>6. Kanek,</li> <li>7. Khambhalia,</li> <li>8. Langodhra,</li> <li>9. Khera,</li> <li>10. Sukh-</li> <li>11. pur.</li> </ol>
	Kutiyana	The following villages :— <ol style="list-style-type: none"> <li>1. Kutiyana Talpad,</li> <li>2. Mandva,</li> <li>3. Kaji Thepda,</li> <li>4. Ujad Thepda,</li> <li>5. Baloch.</li> </ol>

PART III  
Local Areas falling in Class C

District	Taluka or Mahal	Villages
Subarkantha	Bayad	The following villages :— <ol style="list-style-type: none"> <li>1. Nana,</li> <li>2. Galalni</li> <li>3. Khanpurni</li> <li>4. Jalampura,</li> <li>5. Kesarpura,</li> <li>6. Kesarpura Kampo,</li> </ol>

District	Taluka or Mahal	Villages
Sabarkantha —concl'd.	Bayad —concl'd.	7. Udepur,
		8. Balisana,
		11. Ankhola,
		13. Mathasulia,
		15. Untarda,
		16. Vasani,
		17. Vajepura,
		18. Vajepura Kampo,
		19. Alana,
		20. Dhanpura,
		21. Jantural,
		2. Jitpur,
		23. Ambaliara,
		24. Godnal,
		25. Kalpur,
		26. Rughnathpura,
		27. Amiapur,
		28. Jodhapur,
		29. Manpur,
		30. Pal-di,
		31. Tenpur,
		32. Bhudasan,
		33. Junwada,
		34. Sultanpura,
		35. Deria,
		46. Ganeshpura,
		37. Vankaneda,
		38. Narmiya ni muvadi,
		39. Ramas,
		40. Ranjitpur,
		41. Fatepur,
		42. Galabpura,
		43. Amargadh,
		44. Dabha,
		45. Bibi ni vav,
		46. Dolpur,
		47. Manpur,
		48. Bhajpur.
Mehsana	Prantij	— All villages of the taluka.
	Patan	— All villages of the taluka other than those included in local area D.
	Sidhpur	— All villages of the taluka other than those included in local area D.
	Kheralu	— The following villages :— 1. Transvad, 2. Chhabalia, 3. Shekhpur (Vad), 4. Chandpur, 5. Malekpur (Vad), 6. Kamalpur, 7. Babipur, 8. Jaska, 9. Chacharia, 10. Nortol, 11. Lunva, 12. Mandali, 13. Machhava, 14. Nani Hirvani, 15. Moti Hirvani, 16. Thangana, 17. Sundhia, 18. Hajipur, 19. Kesampa, 20. Sabalpur, 21. Jagapur, 22. Bajpur, 23. Rangpur, 24. Khatoda, 25. Vadnagar, 26. Kahi-pur.
	Visnagar	.. All villages of the taluka.
	Mehsana	.. All villages of the taluka other than those included in local area F.
	Chanasma	.. All villages of the taluka other than those included in local area F.
	Kadi	.. All villages of the taluka other than those included in local area F.
	Kalol	.. All villages of the taluka other than those included in local area F.



District	Taluka or Mahal	Villages
Mehsana —concd.	Vijapur ..	All villages of the taluka other than those included in local area D.
Ahmedabad ..	City ..	All villages of the taluka.
	Daskroi ..	All villages of the taluka other than those included in local area D.
	Dehgam ..	All villages of the taluka.
	Dholka ..	The following villages :— 1. Kavitha, 2. Badarkha, 3. Saroda, 4. Chandisar, 5. Vasna-Kelia, 6. Ambaliara, 7. Rajpur, 8. Jalalpur- Vajifa, 9. Santhal, 10. Rajoda, 11. Rasam, 12. Bavla, 13. Chaloda, 14. Juwal-Rupavati, 15. Shekhdi, 16. Ranoda, 17. Mafliapur, 18. Jekhda, 19. Salajda, 20. Rupal.
Kaira ..	Petlad ..	The following villages :— 1. Bhadkad, 2. Bantawa, 3. Dabhau, 4. Maghrol, 5. Menghalpur, 6. Limbali, 7. Dewataj, 8. Balinta, 9. Sojitra, 10. Dali, 11. Dada, 12. Palol, 13. Kothavi, 14. Runaj, 15. Khansol, 16. Nar, 17. Ramodadi, 18. Manaj, 19. Manpura, 20. Bhurakui, 21. Sundra, 22. Dhairyapura, 23. Sansej.
	Borsad ..	The following villages :— 1. Amiyad, 2. Ambali, 3. Kanbha, 4. Jantral, 5. Divel, 6. Banejada, 7. Mujkuwa, 8. Virsad, 9. Asharma, 10. Chamara, 11. Kinkhlod, 12. Pipli, 13. Valvod, 14. Bamangam, 15. Gambhira, 16. Vasna (Ras), 17. Umlav, 18. Kathol, 19. Kalu, 20. Dali, 21. Kanvadi, 22. Bhanpura, 23. Kothiakhad, 24. Amrol, 25. Badal- pur, 26. Kathana, 27. Kankapura, 28. Gorva, 29. Dehwan, 30. Sarol, 31. Gajana, 32. Uneli, 33. Kandharoti, 34. Motisherdi, 35. Khadol (Umeta), 36. Umeta, 37. Bilpad, 38. Devapura, 39. Dhanavali, 40. Jilod, 41. Narpura, 42. Navakhal, 43. Nani Sherdi, 44. Navapura, 45. Sankhiad.
	Mehmedabad ..	All villages of the taluka other than those included in local area D.

District	Taluka or Mahal	Villages
Kaira — <i>contd.</i>	Kapadvanj ...	The following villages :— 1. Kathalal, 2. Jitpura, 3. Pithai, 4. Abhripur, 5. Bharkunda, 6. Chhipial, 7. Gadwel, 8. Bagdol, 9. Sarali, 10. Kaniel, 11. Torna, 12. Chhipadi, 13. Mudel Ratanpur, 14. Khadal, 15. Antroli, 16. Kosam, 17. Waghwat, 18. Singhali, 19. Momodpur, 20. Kapad- vanj, 21. Taiyabpur, 22. Navagam 23. Jaloya, 24. Sultanpur Taiyabpura 25. Khanpur, 26. Jagadupur, 27. Kalaji 28. Shahpur, 29. Pahad, 30. Bhatera, 31. Kathana, 32. Laxmanpura, 33. Lad- vel, 34. Dahiup, 35. Anara, 36. Sikan- darporda, 37. Savali, 38. Dana, 39. Dampat, 40. Narangar no math, 41. Salod, 42. Dasalwada, 43. Fatiabad, 44. Ambaliara, 45. Sorna, 46. Alampura, 47. Antisar, 48. Ramosadi, 49. Vejal- pur, 50. Rampur Sorna, 51. Chikhlod, 52. Wishwanathpura, 53. Charanni kol, 54. Lasundra, 55. Porda Bhatera, 56. Aral, 57. Gangial, 58. Thunchal, 59. Mirapur, 60. Danadra, 61. Vyas, vasana, 62. Gochar na Muvada, 63. Mala na Muvada, 64. Kavath, 65. Vanta, 66. Vala Mahuda, 67. Alwa, 68. Garod, 69. Vesana.
	Anand ..	The following villages :— 1. Ahima, 2. Shili, 3. Partappur, 4. Khanpur, 5. Khorwad, 6. Kherda, 7. Vahera, 8. Wasad, 9. Rajupura, 10. Anklawadi, 11. Sundalpur.
	Nadiad ..	All villages of the taluka other than those included in local area A.
	Cambay ..	The following villages : 1. Cambay, 2. Patlawadi, 3. Kanisa, 4. Kanzat, 5. Jalsan, 6. Kansari, 7. Nanakalodra, 8. Chhataradi, 9. Kalitalavadi, 10. Timba, 11. Jalundha, 12. Piploi, 13. Vatra, 14. Khatnal, 15. Bhuvel, 16. Undel, 17. Vadola, 18. Popatvav, 19. Sayama, 20. Harijan, 21. Neja, 22. Jalla, 23. Navagamvanto, 24. Ralaj, 25. Vasna, 26. Shakarpur, 27. Rajpur,



District	Taluka or Mahal	Villages
Kaira →concl'd.	Cambay →concl'd.	28. Nagra, 29. Bhattalavadi, 30. Motipura, 31. Rangpur, 32. Bamanava, 33. Zaz, 34. Vatadra, 35. Tarapur, 36. Finav, 37. Nandeli, 38. Untavada, 39. Jalapur, 40. Mobha, 41. Khanpur, 42. Kodva, 43. Kalamsar, 44. Khado-dhi, 45. Dhuvaran, 46. Haripura, 47. Malpur, 48. Adruj, 49. Malu, 50. Bhandaraj, 51. Gokulpura, 52. Moraj, 53. Isarwada.
	Matar ..	The following villages :— 1. Piparia, 2. Vasna Bujarga, 3. Harijala, 4. Vadala, 5. Damari, 6. Govindpura, 7. Dhadhal, 8. Kazipura, 9. Gobhalaj, 10. Pansoli, 11. Malarpura, 12. Kanera, 13. Pinglaj, 14. Vavadi, 15. Navagam, 16. Nayaka, 17. Shetra, 18. Bherai.
	Thasra ..	All villages of the taluka other than those included in local area E.
Baroda ..	Waghodia ..	All villages of the taluka other than those included in local area D.
	Savli ..	All villages of the taluka other than those included in local area A.
	Baroda ..	All villages of the taluka other than those included in local area A.
	Dabhoi ..	All villages of the taluka other than those included in local area D.
	Sinor ..	All villages of the taluka.
	Karjan ..	All villages of the taluka.
	Padra ..	All villages of the taluka other than those included in local area A.
Panchmahals	Kalol ..	All villages of the taluka.
	Halol ..	The following villages :— 1. Arad, 2. Varasda, 3. Maruwa, 4. Navaria, 5. Maghasar, 6. Muwala, 7. Sathrota, 8. Maswad, 9. Chhabapura, 10. Tarkhanda, 11. Itwadi, 12. Abhetwa, 13. Dunia, 14. Partapura, 15. Radhanpur, 16. Timbi, 17. Sultanpura, 18. Mandvi, 19. Halol, 20. Kanjari, 21. Rampura, 22. Kotamaida, 23. Nulpura, 24. Gopipura, 25. Jambudi, 26. Mojalpura (D), 27. Baska, 28. Ambatalav, 29. Ujeti, 30. Vanseti, 31. Panelao, 32. Muldhari, 33. Jepura, 34. Vithalpura, 35. Ghansar, 36. Tajpura.

District	Taluka or Mahal	Villages
Panchmahals	Godhra	The following villages :—
—concl'd.		1. Kakanpur, 2. Tuwa, 3. Sejal (Deserted), 4. Gusar, 5. Moti-Kantdi, 6. Timba, 7. Ratanpur (Kantdi), 8. Kabirpur, 9. Khajuri (Nadisar), 10. Moryo, 11. Godhra, 12. Nadisar, 13. Lilesara, 14. Ambali, 15. Isrodia, 16. Nani Kantdi, 17. Dayal, 18. Bhamaiya, 19. Pandwa, 20. Betia, 21. Mehlol, 22. Ranipura, 23. Raisingpura, 24. Rupanpura, 25. Harkundi, 26. Dhanol, 27. Gavasi, 28. Bhima, 29. Goli, 30. Kalia, 31. Ratanpur (Mehlol), 32. Relia, 33. Akadia, 34. Bhalodia, 35. Jitpura, 36. Ladupura, 37. Torna, 38. Bhalania, 39. Bhatpura, 40. Bhanpura, 41. Karanpura, 42. Rampur (Jodka), 43. Chanchpur, 44. Vatlav, 45. Varaiya, 46. Partappura, 47. Tarbordi, 48. Asardi, 49. Hamirpur, 50. Chikodra, 51. Gadukpur, 52. Tajpur, 53. Veganpur, 54. Vinzol, 55. Volwad, 56. Thana, 57. Sarangpur, 58. Vanakpur, 59. Popatpura, 60. Vavdi Khurad, 61. Daruna, 62. Kalia-vav, 63. Samli, 64. Motal, 65. Karsana, 66. Padhiar, 67. Ordidra, 68. Jalia, 69. Ichha paginu-muvadu, 70. Dhanitra, 71. Rinchrota, 72. Gothada, 73. Dhari, 74. Juni Dhari, 75. Kabaria, 76. Gotavi, 77. Pipalia.
Broach	Broach	All villages of the taluka other than those included in local areas A, B, E and F.
	Amod	The following villages :—
		1. Sarbhon, 2. Dora, 3. Danda, 4. Ninam, 5. Shri-Kothi, 6. Sonama, 67. Tegva, 8. Asnara, 9. Rodh, 10. Kothi Vantrasha, 11. Kurchan, 12. Keshlu, 13. Samni, 14. Anor, 15. Bhimpura, 16. Dhansoli, 17. Ikhar, 18. Ochhan, 19. Karena, 20. Kobla, 21. Kervada.
	Jambusar	The following villages :—
		1. Umra, 2. Bhankhetar, 3. Jambusar, 4. Kundal, 5. Mahapara, 6. Uber, 7. Dabha, 8. Magnad, 9. Ankhi, 10. Jafarpara, 11. Bojadra, 12. Vahelam.



District	Taluka or Mahal	Villages
Broach —concl'd.	Jambusar —concl'd.	13. Uechhad, 14. Vawli, 15. Gajera, 16. Vedach, 17. Kareli, 18. Piludra, 19. Kanwa.
	Vagra	The following villages :— 1. Pahaj, 2. Sutrel, 3. Vahial, 4. Vichhiad, 5. Sachan, 6. Pisad, 7. Saran, 8. Bhersam, 9. Juned, 10. Vastikhandali, 11. Vagra, 12. Khadkhandali, 13. Ora, 14. Vachhnad, 15. Rahad, 16. Ankot, 17. Saladra, 18. Argama, 19. Vora- samni, 20. Vilayat.
	Jhagadia	All villages of the taluka other than those included in local areas B, E and F.
	Nandod	All villages of the taluka other than those included in local areas E, F and H.
Surat	Mangrol	The following villages :— 1. Siyalaj, 2. Mota-Borsada, 3. Moti- Naroli, 4. Palod, 5. Pipodra, 6. Limo- dra, 7. Lindiad, 8. Chhamuchhal, 9. Bhatkol, 10. Molvan, 11. Kothwa, 12. Valesa, 13. Hathoda, 14. Panetha, 15. Senth, 16. Velachha, 17. Katha, wada, 18. Limbada, 19. Motipardi, 20. Sava, 21. Nandav, 22. Mahuvej, 23. Dhamdod, 24. Nana-Borsara, 25. Hathuran, 26. Kosamba, 27. Tarsadi, 28. Kunvarda, 29. Ansodla, 30. Gunti.
	Oipad	The following villages :— 1. Kimamli, 2. Kathodra, 3. Bolav, 4. Mulad, 5. Kharwa, 6. Saliabad, 7. Kanyashi, 8. Kudsad, 9. Dihan, 10. Giyashpur, 11. Pardi Bhadoli, 12. Simalthu, 13. Siyadla, 14. Kareli, 15. Safedpure, 16. Bharundi, 17. Kanth- raj, 18. Obhla, 19. Kachhab, 20. Kanbhi, 21. Erthan, 22. Vihara, 23. Mohmed- pore, 24. Morthan, 25. Khalipore, 26. Madar, 27. Siwan, 28. Sayan, 29. Sandhiar, 30. Varthan, 31. Gola, 32. Nagada, 33. Andhi, 34. Achharan, 35. Atodra, 36. Asnabad, 37. Karmala, 38. Paria, 39. Delad, 40. Umra, 41. Gothan, 42. Vaswari, 43. Segwa, 44. Isanpore, 45. Safetabad, 46. Masma, 47. Balkas, 48. Talad, 49. Vadod, 50. Kosam, 51. Sherdi, 52. Kanad, 53. Jothan, 54. Saroli, 55. Sonsak,

District	Taluka or Mahal	Villages
Surat —contd.	Olpad —concl.	56. Sondhan, 57. Ambheta, 58. Sarfundinpure, 59. Vadoli, 60. Umarachhi, 61. Anita, 62. Takarma.
	Chorasi	The following villages :— 1. Umra, 2. Vesu, 3. Bhārthana Vesu, 4. Sarsana, 5. Vanakla, 6. Okha, 7. Pisad, 8. Jahagirabad, 9. Chichi, 10. Bhesan, 11. Palanpore, 12. Govalak, 13. Althan, 14. Bhatar, 15. Un, 16. Pardi Kande, 17. Sachin, 18. Kansad, 19. Lajpore, 20. Bhatia, 21. Pardi-Rakob, 22. Samrod, 23. Kacholi, 24. Vanz, 25. Rawla, 26. Bonand, 27. Anthasla, 28. Khambhasla, 29. Kharvasa, 30. Eklera, 31. Bhanodra, 32. Sania Kande, 33. Mohni, 34. Timberwa, 35. Taraj, 36. Kapletha, 37. Popda, 38. Goja, 39. Dantora, 40. Jahangirpura, 41. Vihel, 42. Piplod, 43. Pal, 44. Adajan, 45. Athwa, 46. Khatodra, 47. Majura, 48. Bhestan, 49. Bhedwad, 50. Limbayat, 51. Anjana, 52. Godadra, 53. Dakhanwada, 54. Panas, 55. Udhna, 56. Pandesara, 57. Dindoli, 58. Rander, 59. Variav, 60. Bhatha, 61. Umarwada.
	Navsari	The following villages :— 1. Karod Kothwa, 2. Sarav, 3. Abrama, 4. Vedchha, 5. Chandravasan, 6. Dambher, 7. Mogar, 8. Mandir, 9. Visalpore, 10. Bhutsad, 11. Hansapore, 12. Partapore, 13. Dantej, 14. Ethan, 15. Pethan, 16. Bodali, 17. Eroo, 18. Italva, 19. Jamalpore, 20. Vishalpore, 21. Chhapara, 22. Navsari, 23. Jalalpore, 24. Chhinam, 25. Simalgam, 26. Dalki, 27. Arsan, 28. Mahuvar, 29. Nadod, 30. Maroli, 31. Kadoli, 32. Sagra, 33. Tavdi, 34. Mirajpore, 35. Alura, 36. Asna, 37. Kalakachha, 38. Ranodra.
	Gandevi	The following villages :— 1. Dhanori, 2. Vadasangal, 3. Khergam, 4. Kalvach, 5. Desad, 6. Valoti, 7. Devsar, 8. Dhakhwada, 9. Pati, 10. Kesli, 11. Ambheto, 12. Nadarkha, 13. Bilimora, 14. Desra, 15. Undach Luhar Falia, 16. Undach Vania Falia,



District	Taluka or Mahal	Villages
Surat —contd.	Gandevi —concd.	17. Antalia, 18. Matwad, 19. Gandevi, 20. Endhal, 21. Pipaldhara, 22. Pinjra, 23. Vegam, 24. Vagalwad, 25. Kharparia, 26. Ichhapore, 27. Patharia, 28. Rahej.

Chikhli .. The following villages :—

1. Rethavania, 2. Barolia, 3. Suthvad,
4. Undhval, 5. Vanzana, 6. Sarayia,
7. Tankal, 8. Minekachh, 9. Nogama,
10. Chasa, 11. Ranverikalla, 12. Kangvi, 13. Jogwad, 14. Chitali, 15. Bodwank, 16. Malvada, 17. Hond,
18. Ghekti, 19. Vankal, 20. Majigam,
21. Samroli, 22. Thala, 23. Chikhli,
24. Maliadhara, 25. Sordhara, 26. Talavchora, 27. Khundh, 28. Alipore,
29. Degam, 30. Rankuwa, 31. Pipalgabhan, 32. Sadakpore, 33. Bamanvel,
34. Manekpore, 35. Harangam, 36. Sada-dvel, 37. Fadvel, 38. Siyada, 39. Kaliari,
40. Khambhada, 41. Khudvel,
42. Bamanvada, 43. Amadhara,
44. Donja, 45. Kukeri, 46. Kharoli,
47. Ranveri, 48. Khurad, 49. Surkhai,
50. Kanbhai, 51. Tejlav, 52. Ghej.

Mahuwa — The following villages :—

1. Kani, 2. Tarsadi, 3. Pathron, 4. Mahuwa,
5. Jol, 6. Wanat, 7. Amroli, 8. Dhudhesa, 9. Boria, 10. Mahudi, 11. Sevasan, 12. Andhatri, 13. Amchak,
14. Algat, 15. Bamania, 16. Bartad,
17. Budhleshwar, 18. Butwada, 19. Dedwasan, 20. Dholikui, 21. Fulwadi,
22. Ghadoi, 23. Gopla, 24. Gunaswel,
25. Jerwavla, 26. Kadhaiya, 27. Kadia,
28. Kavitha, 29. Kachhal, 30. Kharwan,
31. Khandal, 32. Kodada, 33. Miya-pur, 34. Mudat, 35. Narda, 36. Nihali,
37. Ondach, 38. Shankartalavdi,
39. Shekhpur, 40. Vachhavat, 41. Vadia,
42. Vagheshwar, 43. Vank, 44. Velan-pur, 45. Naldhara, 46. Dungri, 47. Kar-chelia, 48. Bilkhadi, 49. Vasrai,
50. Bhoria, 51. Kankaria, 52. Puna,
53. Samba, 54. Valvada, 55. Sanvalla.

Bardoli — The following villages :—

1. Bamroli, 2. Gotasa, 3. Kanai, 4. Mota,
5. Kharvasa, 6. Movachhi, 7. Goji,

District	Taluka or Mahal	Villages
Surat —concl'd.	Bardoli —concl'd.	8. Pathradia, 9. Nizar, 10. Timberva, 11. Sarbhon, 12. Ninat, 13. Babla, 14. Bhuwasan, 15. Jakharda, 16. Gosar- da, 17. Ancheli, 18. Vadoli, 19. Tarbhom, 20. Khurad, 21. Chhitra, 22. Nogama, 23. Pardivagha, 24. Vagech Sarbhan, 25. Kuwadia, 26. Vankaner, 27. Allu, 28. Pardivalod, 29. Nagla, 30. Afwa, 31. Mangrolia.
	Palsana	.. The following villages :— 1. Amalsadi, 2. Makhinga, 3. Lingad, 4. Italva, 5. Vanzolia, 6. Gotia, 7. Vanesa.
	Valod	.. The following villages :— 1. Syadla, 2. Kamalchhod, 3. Siker, 4. Delvada.
	Mandvi	.. The following villages :— 1. Bodhan, 2. Tukvada, 3. Pipaltha, 4. Patna, 5. Vareli, 6. Kevadia, 7. Vegi, 8. Gavachhi, 9. Piparia, 10. Khaler, 11. Khanjroli, 12. Kamlapor, 13. Vareth, 14. Godavadi, 15. Umar- sadi, 16. Kosadi, 17. Un, 18. Jaman- kuvabar, 19. Jakhla, 20. Tarsada bar, 21. Birama, 22. Ratania, 23. Vasigam, 24. Varjakhn, 25. Sadadi, 26. Nani- cher, 27. Moticher, 28. Rajwad, 29. Vankla.
	Kamrej	.. The following villages :— 1. Abrama, 2. Ghaludi, 3. Shekhpur, 4. Antroli, 5. Tharoli, 6. Akhakhol, 7. Karjan, 8. Dhoran, 9. Pardi, 10. Velanja, 11. Kathor, 12. Chorasi, 13. Amboli, 14. Kholeswar, 15. Bherav, 16. Dungra, 17. Ghala, 18. Jior, 19. Timba, 20. Khanpur, 21. Mirapur, 22. Vav, 23. Delod, 24. Machhi, 25. Dhatva.
Amreli	Kodinar	.. All the villages of the taluka other than those included in local areas B and F.



## PART IV

*Local Areas falling in Class D*

District	Taluka or Mahal	Villages
Banaskantha	Kankrej	<p>.. The following villages :—</p> <ol style="list-style-type: none"> <li>1. Sihori,</li> <li>2. Ratanpura,</li> <li>3. Amblivas,</li> <li>4. Kunvarva,</li> <li>5. Manpur,</li> <li>6. Dugrasan,</li> <li>7. Umbri,</li> <li>8. Golia,</li> <li>9. Ranawada,</li> <li>10. Bukoli,</li> <li>11. Arniwada,</li> <li>12. Ucharpi,</li> <li>13. Kamboi,</li> <li>14. Laxmipura,</li> <li>15. Jalia,</li> <li>16. Fategadh,</li> <li>17. Raner,</li> <li>18. Jamanapadar,</li> <li>19. Dudasan,</li> <li>20. Khimana,</li> <li>21. Chekhla,</li> <li>22. Khoda,</li> <li>23. Khodla,</li> <li>24. Samahva,</li> <li>25. Rampura,</li> <li>26. Raviana,</li> <li>27. Ratangadh,</li> <li>28. Chimangadh,</li> <li>29. Zalmore,</li> <li>30. Padardi,</li> <li>31. Khasa,</li> <li>32. Nanota,</li> <li>33. Akoli,</li> <li>M. Vas,</li> <li>34. Akoli T. Vas,</li> <li>35. Vada,</li> <li>36. Indramana,</li> <li>37. Balochpur,</li> <li>38. Mangalpura,</li> <li>39. Nana Jampur,</li> <li>40. Thara Sadujivas,</li> <li>41. Bhavnagar,</li> <li>42. Thara,</li> <li>43. Taana,</li> <li>44. Maidkol,</li> <li>45. Bhalgam,</li> <li>46. Ranakpur,</li> <li>47. Runi,</li> <li>48. Khengarpura,</li> <li>49. Kharia,</li> <li>50. Nava,</li> <li>51. Shiya,</li> <li>52. Anandpura,</li> <li>53. Changa,</li> <li>54. Mekaria,</li> <li>55. Padar,</li> <li>56. Savpura,</li> <li>57. Un,</li> <li>58. Amarpura,</li> <li>59. Ratanpura,</li> <li>60. Valpura,</li> <li>61. Tatiana,</li> <li>62. Karsanpura,</li> <li>63. Manpura,</li> <li>64. Bhadrewadi,</li> </ol>
	Deesa	<p>.. The following villages :—</p> <ol style="list-style-type: none"> <li>1. New Deesa,</li> <li>2. Juna Deesa,</li> <li>3. Sherganj,</li> <li>4. Vadli Farm,</li> <li>5. Tekra,</li> <li>6. Kant,</li> <li>7. Khardosan,</li> <li>8. Aseda,</li> <li>9. Dharpada,</li> <li>10. Fatepura,</li> <li>11. Bhildi,</li> <li>12. Paldi,</li> <li>13. Ramvas,</li> <li>14. Soyala,</li> <li>15. Soniya,</li> <li>16. Khetwa,</li> <li>17. Ratanpur,</li> <li>18. Sanath,</li> <li>19. Balodhar,</li> <li>20. Taleganj,</li> <li>21. Dedol,</li> <li>22. Garnal Moti,</li> <li>23. Garnal Chhoti,</li> <li>24. Vadaval,</li> <li>25. Lorwada,</li> <li>26. Bodal,</li> <li>27. Malgadh,</li> <li>28. Kuput,</li> <li>29. Ranpur Ugamnavas,</li> <li>30. Ranpur Vachalavas,</li> <li>31. Ranpur Atamnavas,</li> <li>32. Rajpur,</li> <li>33. Bhoyan,</li> <li>34. Nava,</li> <li>35. Vasda,</li> <li>36. Rasana Nana,</li> <li>37. Rasana Mota,</li> </ol>

District	Taluka or Mahal	Villages
Banaskantha <i>concl'd.</i>	Deesa — <i>concl'd.</i>	38. Nesda Juna, 39. Nesda Nava, 40. Mudetha, 41. Chhatrala, 42. Zabadia, 43. Samau Nanavas, 44. Samau Motavas, 45. Dharisana, 46. Saviana, 47. Velavapura, 48. Lunpur, 49. Bhadramali, 50. Sadarpur, 51. Manekpura, 52. Dasanavas, 53. Vasana, 54. Vahra, 55. Viruwada, 56. Yavarganj, 57. Latia, 58. Kanzara, 59. Sotambla.
	Palanpur	The following villages :— 1. Gadh, 2. Madana (Gadh), 3. Talepura, 4. Dalwada, 5. Sala, 6. Patosan, 7. Khasa, 8. Saripada, 9. Tokaria, 10. Hoda, 11. Badarpura (K), 12. Bhagal, 13. Vasana, 14. Sagrosana, 15. Salim- pura, 16. Bhavisana, 17. Gathamam, 18. Asbipura, 19. Jagana, 20. Akesan, 21. Khumbhalmer, 22. Mota, 23. Chan- disar, 24. Chadotar, 25. Sasam, 26. Usnapura, 27. Kanodar, 28. Takar- wada, 29. Khodla, 30. Vedancha, 31. Kumbhasan, 32. Vasni, 33. Samadhi Ranajiwas, 34. Samadhi Motiwas, 35. Samadhi Nanshaniwas, 36. Sundha, 37. Galwada, 38. Titiwada, 39. Kemli, 40. Badarpur (Khodla).
	Vadgam	.. All villages of the mahal.
Sabarkantha	Bayad	.. All villages of the taluka other than those included in local area C.
	Modasa	.. The following villages :— 1. Medhasan, 2. Paliapur, 3. Vantada, 4. Salampur, 5. Madasan, 6. Khambhi- sar, 7. Bodi, 8. Nana Mota, 9. Raipur (Modhasan), 10. Lachhai, 11. Itadi, 12. Galsundra, 13. Khadoda, 14. Moti Chichan, 15. Nani Chichan, 16. Lim- bhoi, 17. Davli, 18. Gadhada, 19. Vanta, 20. Rampur, 21. Vadagam, 22. Rajpur, 23. Jitpur, 24. Nani Vav, 25. Alva, 26. Khilodia, 27. Lalinomath, 28. Ambasar, 29. Rampur, 30. Kashi- pura, 31. Kidi, 32. Vakhatpur, 33. Navalpur, 34. Rugnathpur, 35. Jalampur, 36. Kanol, 37. Butal, 38. Jamtha, 39. Dolpur, 40. Moti Vav, 41. Borvai, 42. Ramos,



District	Taluka or Mahal	Villages
Sabarkantha <i>contd.</i>	Modasa <i>—concl'd.</i>	43. Nava Vadvasa, 44. Juna Vadvasa, 45. Amodra, 46. Jasvantpura, 47. Kishorpura, 48. Bayal, 49. Dhankh- rol, 50. Sartanpur, 51. Gadha, 52. Jamnachhapra, 53. Rajpur, 54. Himatpur, 55. Dhansura, 56. Bhesavada, 57. Antisara, 58. Rahiol, 59. Garudi, 60. Kanjodia, 61. Shinol, 62. Umedpur, 63. Lalpur, 64. Mahadevpura, 65. Kolvada, 66. Rupan, 67. Kau, 68. Ramana, 69. Barnoli, 70. Sika, 71. Malekpur, 72. Rakhial, 73. Bhuchadia, 74. Khumapur, 75. Kabola, 76. Sham- pur, 77. Sajpur, 78. Tintisar, 79. Sabal- pur, 80. Rasulpur, 81. Bherunda, 82. Kolikhad, 83. Pahadur, 84. Sitpur, 85. Dhunawada, 86. Alampur.

Idar

The following villages :—

1. Kuvava, 2. Mesan, 3. Rampur,
4. Poshina, 5. Champa, 6. Revasan,
7. Dharapur, 8. Kotda ( Mota ),
9. Bolundra, 10. Vantda, 11. Ruvach,
12. Chhabli, 13. Punjpur, 14. Chitroda,
15. Itadi, 16. Ankala, 17. Rajpur,
18. Kukadia, 19. Ganeshpura, 20. Ser-  
pur, 21. Bhadresar, 22. Kapoda,
23. Isarvada, 24. Bhotali, 25. Dungari,
26. Deramli, 27. Kaveli, 28. Kavela,
29. Netramli, 30. Savgadh, 31. Sapa-  
vada, 32. Himatpur, 33. Hinglaja
34. Chadasna, 35. Nani Vadoth,
36. Bhuvel, 37. Rudradi, 38. Nana,
- Kotda, 39. Surpur, 40. Sarangpur,
41. Barvav, 42. Sadatpu ra, 43. Manior,
44. Virpur, 45. Jadar, 46. Jothipura,
47. Moti Vadol, 48. Mangadh,
49. Vasna, 50. Kishorgadh, 51. Aroda,
52. Bolundra, 53. Umedgadh, 54. Masal,
55. Ratanpur, 56. Umedpura,
57. Acheral, 58. Pratappura,
59. Ranasan, 60. Khaski, 61. Haripura,
62. Budheli, 63. Jaswantgadh,
64. Kesharpura, 65. Dawad, 66. Arsodia,
67. Singha, 68. Chitrodi, 69. Eklara,
70. Santol, 71. Bhawnagar, 72. Kam-  
baya, 73. Manpur, 74. Gadha,
75. Kabso 76. Chhaip, 77. Bhilvanta,

District	Taluka or Mahal	Villages
Sabarkantha —concl'd.	Idar —concl'd.	78. Sundarpur, 79. Madhva, 80. Surasana, 81. Sardarpur, 82. Badar- pura, 83. Sahebpura, 84. Samlapur, 85. Lai, 86. Oda.
	Himatnagar.	All villages of the taluka.
Mehsana	.. Patan ..	The following villages :— 1. Wagdod, 2. Morpa, 3. Vachhalva, 4. Jangral, 5. Koita, 6. Ganeshpura, 7. Delvada, 8. Khodana, 9. Raviana, 10. Laxmipura (Haidarpura) 11. Unt- wada, 12. Vahana, 13. Katra, 14. Bhat- san, 15. Muna, 16. Ajuja, 17. Khareda, 18. Mesar, 19. Jakha, 20. Vasani, 21. Laxmipura, 22. Bhilvan, 23. Lakhdap, 24. Vadu, 25. Siyol, 26. Kimbuva, 27. Kotawad, 28. Sanodarda, 29. Vamaiya, 30. Aghar, 31. Sujanipur, 32. Tankwasna, 33. Jaleshwar-paldi, 34. Sagodia, 35. Gulvasana, 36. Charup, 37. Vadhi, 38. Nayata, 39. Rechavi, 40. Sariya, 41. Veloda, 42. Vadia, 43. Bepadar, 44. Vadhasar, 45. Volavi, 46. Dudharampura, 47. Hanumanpura, 48. Khanpurda, 49. Varoda, 50. Dhar- noj, 51. Odhava, 52. Undara, 53. Sampra, 54. Golivada, 55. Sotavad, 56. Kansa, 57. Bhutiavasana, 58. Rughnathpura, 59. Jamtha, 60. Balva, 61. Khalipur, 62. Mulusan, 63. Lodhi, 64. Kalodhi, 65. Rakhav, 66. Dhanasara, 67. Dharusan, 68. Endla, 69. Vayad, 70. Ghacheli, 71. Kanosan, 72. Abluva, 73. Delia- thara.
	Sami	.. The following villages :— 1. Ranawada, 2. Sherpura, 3. Jorawar- pura Mota, 4. Jorawarpura Nana, 5. Matrota, 6. Dadar, 7. Dhadhana.
	Harij	.. All villages of the mahal other than those included in local area F.
	Sidhpur	.. The following villages :— 1. Hisor, 2. Chandensar, 3. Dethli, 4. Kholwada, 5. Sidhpur, 6. Kot, 7. Mudana, 8. Sandesari, 9. Kuk- hasan, 10. Meloj, 11. Ankwi,



District	Taluka or Mahal	Villages	
Mehsana	Sidhpur	12. Ganglesan,	13. Tavadia,
—contd.	—concl.	14. Sevalani,	15. Nandotri,
		16. Versila,	17. Vadhana,
		18. Umrū,	19. Sujanpur,
		20. Sedrana,	21. Rasulpur,
		22. Metrana,	23. Khadiasani,
		24. Sahasa,	25. Dungariasan,
		26. Kakoshi,	27. Kunvara,
		28. Kalyana,	29. Lihoda,
		30. Dashawada,	31. Lavara,
		32. Kaleda,	33. Dhanavada,
		34. Pachakwada,	35. Vaghra,
		36. Dhruvad,	37. Mudvada,
		38. Methan,	39. Mamvada,
		40. Dindrol.	

Vijapur .. The following villages :—

1. Deopura, 2. Ganeshpura, 3. Hirpura,
4. Gadhada, 5. Jepor,
6. Aglod, 7. Hathipur, 8. Falu,
9. Soja-Hasnapur, 10. Pedhanali,
11. Changod, 12. Sunderpur,
13. Madhi (Hamlet of Pedhamli),
14. Sardarpur, 15. Kamalpur,
16. Pirojpur, 17. Rampur Kot,
18. Bamanwa, 19. Gundrasan,
20. Ransipur, 21. Techava,
22. Deria.

Kheralu .. The following villages :—

1. Mirajpur, 2. Molipur, 3. Karabatia,
4. Pipaldar, 5. Rajpur,
6. Sultanpur, 7. Navapur,
8. Sobhasan, 9. Champa, 10. Badarpur,
11. Limdi, 12. Rasulpur,
13. Sadikpur, 14. Samoja, 15. Malikpur (kh),
16. Aditpur, 17. Balad,
18. Panchha, 19. Vavdi (kh),
20. Vithoda, 21. Shahpur, 22. Fatepur,
23. Nandropur, 24. Suvariya,
25. Chansal, 26. Dabhad, 27. Mahiyal,
28. Sakari, 29. Nandali-Miyasan,
30. Gajipur, 31. Namiwada,
32. Daol, 33. Nizampur,
34. Jaspur, 35. Dalisana, 36. Vareth,
37. Mahekubpura, 38. Dabhad,
39. Arthi, 40. Lalawada,
41. Chotia, 42. Malarpur,
43. Kuda, 44. Nalu, 45. Rahe-
- manpur, 46. Delwada, 47. Gathaman,
48. Gorisna, 49. Vaghavali,

District	Taluka or Mahal	Villages	
Mehsana	Kheralu	50. Ambawada,	51. Khatasana
—concl'd.	—concl'd.	52. Karsanpura,	53. Sipor,
		54. Unad,	55. Khanpur,
		56. Shahpur (Wad),	57. Undhai,
		58. Vagadi,	59. Madhasana,
		60. Chada,	61. Amarpura,
		62. Sagthala,	63. Dabu,
		64. Aspa,	65. Sarana,
		66. Sulipur,	67. Kheralu,
		68. Shekhpur (kh),	69. Vaktapur.
Ahmedabad	Sanand	The following villages :—	
		1. Sanand,	2. Godhavi,
		3. Garodia,	4. Manipur,
		5. Telav,	6. Kolat,
		7. Sela,	8. Sanathal,
		9. Navapura,	10. Chekhla,
		11. Andej,	12. Bhavanpura,
		13. Rampura,	14. Vasna,
		15. Iava,	16. Kaneti,
		17. Nidhard,	18. Moraiya,
		19. Pipan,	20. Devti Moti,
		21. Modasar,	22. Devti Nani,
		23. Tajpur,	24. Vasna-Chacharwadi,
		25. Changodar,	26. Chharodi.
	Daskroi	The following villages :—	
		1. Thaltej,	2. Bodakdev,
		3. Ambli,	4. Shilaj,
		5. Bopal,	6. Ghuma,
		7. Sola,	8. Bhadaaj,
		9. Hebatpur,	10. Kali,
		11. Jagatpur,	12. Chenpur,
		13. Lilapur,	14. Lapkaman,
		15. Ognaj,	16. Gota,
		17. Khoraj,	18. Khodiar,
		19. Tragad,	20. Dantali,
		21. Adalaj,	22. Jamiatpura,
		23. Unvarsad,	24. Tarapur.
	Dholka	The following villages :—	
		1. Dholka,	2. Rampur,
		3. Khatripur,	4. Sahij,
		5. Ambethi,	6. Vautha,
		7. Virpur,	8. Girand,
		9. Viradi,	10. Ingoli,
		11. Kauka,	12. Ganol,
		13. Vataman,	14. Rampura,
		15. Anandpura,	16. Vorna,
		17. Moti-Boru,	18. Manjpur,
		19. Dadasar,	20. Sarandi,
		21. Jalalpur-Godhneshwar,	22. Shiawada,
		23. Khanpur,	24. Lana,
		25. Sakodra,	26. Chiada,
		27. Ambareli,	28. Paladi,
		29. Pisawada,	30. Andheri,
		31. Transad,	32. Bhetawada,
		33. Nesda,	34. Kadi-pur,
		35. Sindhraj.	



District	Taluka or Mahal	Villages
Kaira	... Matar ..	All villages of the taluka other than those included in local areas C and H.
	Mehmedabad ..	The following villages :— 1. Kheda, 2. Khumarwad, 3. Gadva, 4. Kani, 5. Raska, 6. Amsharan, 7. Rohisa, 8. Jinjer, 9. Dajipura, 10. Jalampura, 11. Modaj, 12. Kuna, 13. Charan-na-Muvada ( Tabe-Kuna ), 14. Charan-na-Muvada ( Tabe Ghodas- sar ), 15. Ajabpura, 16. Shetrunda, 17. Karoli, 18. Ruden, 19. Bar- Muvada, 20. Jalia, 21. Ratanpur, 22. Sarsavani, 23. Moti Abdoli, 24. Ghodasar, 25. Pahadia, 26. Suraj- pura, 27. Nani Adboli, 28. Moti Timbali, 29. Nani Timbali, 30. Kothi- pura, 31. Haldharwas, 32. Gokulpura, 33. Hathnoli, 34. Umedpur, 35. Baria- namuvada, 36. Gothaj, 37. Samaspur, 38. Bavara, 39. Khambhali, 40. Varsona, 41. Vanmali, 42. Sundha, 43. Vansol, 44. Devkivansole, 45. Sinhunj, 46. Kesra, 47. Vanthavali.
Baroda	... Waghodia ..	The following villages :— 1. Sangadol, 2. Madodhar, 3. Timbi, 4. Tavra, 5. Vejalpur, 6. Vyara, 7. Antoli, 8. Jambuvada, 9. Taraswa, 10. Kherwadi, 11. Gugalpur, 12. Ambali, 13. Dankheda, 14. Godadra, 15. Vesania, 16. Dundelav, 17. Goraj, 18. Vasvel, 19. Valwa, 20. Gambhirpura, 21. Hamirpuri, 22. Dharola, 23. Vedpur, 24. Nanimanekpur, 25. Moti-Manek- pur, 26. Koba, 27. Saidal, 28. Ghoda, 29. Kachhota, 30. Nurpuri, 31. Chand- pur, 32. Asha, 33. Rustampura, 34. Chipat.
	Dabhoi ..	The following villages :— 1. Amreshwar, 2. Bamboj, 3. Lunadra, 4. Naranpura, 5. Suvalja, 6. Simalia, 7. Akotadar, 8. Vadhavana, 9. Sham- sherpura, 10. Bhimpura, 11. Dangivada, 12. Pansoli, 13. Kukad, 14. Boriad, 15. Karnet, 16. Juni-Magrol, 17. Navi-Magrol, 18. Gopalpura,

District	Taluka or Mahal	Villages
Baroda —concl'd.	Dabhoi —concl'd.	19. Bhalodra, 20. Dharampura, 21. Surajghoda, 22. Para, 23. Asgol, 24. Arania, 25. Nagdol, 26. Asodra, 27. Paragam, 28. Bhumasia, 29. Sompura, 30. Jesangpura.
	Sankheda ..	All villages of the taluka.
	Tilakwada ..	The following villages :— 1. Bujetha, 2. Jalodra, 3. Kareli, 4. Mangu, 5. Limpura, 6. Utavli, 7. Sewada, 8. Fatepura, 9. Udhai- mandwa.
Panchmahals	Halol ..	All villages of the taluka other than those included in local area C.
	Shehra	All villages of the taluka other than those included in local area F.
	Lunawada ..	All villages of the taluka other than those included in local areas F and H.
Broach ..	Ankleshwar ..	The following villages :— 1. Kanva, 2. Nagal, 3. Panod, 4. Anklesh- war, 5. Chorasi, 6. Boridra, 7. Gadkhol, 8. Andada, 9. Samor.
	Amod ..	All villages of the mahal other than those included in local areas C and F.
	Jambusar ..	All villages of the taluka other than those included in local areas C and F.
Surat ..	Umbergaon.	All villages of the taluka other than those included in local area F.
	Olpad ..	All villages of the taluka other than those included in local area C.
	Chorasi ..	All villages of the taluka other than those included in local areas A and C.
	Navsari ..	All villages of the taluka other than those included in local areas A and C.
	Gandevi ..	All villages of the mahal other than those included in local areas A and C.
	Bulsar ..	All villages of the taluka other than those included in local area F.
	Pardi ..	All villages of the taluka other than those included in local area F.
	Chikhli ..	All villages of the taluka other than those included in local area C.
	Bansda ..	The following villages :— 1. Sindhai, 2. Unai, 3. Chadhav, 4. Palga- bhan, 5. Bhinar, 6. Chapaldhara,



District	Taluka or Mahal	Villages
Surat —concl'd.	Bansda —concl'd.	7. Rupvel, 8. Singhad, 9. Motivalzar, 10. Nanivalzar, 11. Nanibhamti, 12. Doldha, 13. Rajpor, 14. Pratapnagar, 15. Kamboya, 16. Kantasvel, 17. Lakhavadi, 18. Zari, 19. Vaghabari, 20. Vandarvella, 21. Motibhamti.
	Mahuwa ..	All villages of the taluka other than those included in local area C.
	Valod ..	All villages of the mahal other than those included in local area C.
	Bardoli ...	All villages of the taluka other than those included in local areas A and C.
	Mandvi ..	All villages of the taluka other than those included in local areas C and F.
	Mangrol ..	All villages of the taluka other than those included in local areas C and F.
	Vyara ..	The following villages :— 1. Ghata, 2. Katiskuvadur, 3. Dungargam, 4. Lotarva, 5. Kohli, 6. Khusalpura, 7. Borkhadi, 8. Maipur, 9. Tichakpura, 10. Shahpur, 11. Bhojpur najik, 12. Rupwada, 13. Khanpur, 14. Chhirma, 15. Umar-kui, 16. Ramkuva, 17. Kanjan, 18. Kelkui, 19. Gheriavav, 20. Kasvav, 21. Umarkatchh, 22. Bedchit, 23. Kamlapore, 24. Vankla, 25. Bagalpore, 26. Gangpur, 27. Dharampura, 28. Kalakva, 29. Bedaraipur, 30. Ghani, 31. Bamnamal-dur, 32. Umarkuwa.

## PART V

*Local Areas falling in Class E*

District	Taluka or Mahal	Villages
Kaira	Thasra ..	The following villages :— 1. Jargal, 2. Sandheli, 3. Salun, 4. Nanadra, 5. Khadgodhara, 6. Golaj, 7. Wanghroli, 8. Rozawa, 9. Bhatwasna, 10. Sanadra, 11. Palaiya, 12. Ajupura, 13. Chandasar, 14. Muliad, 15. Chetarsumba, 16. Shamalpura, 17. Saiyat, 18. Ekaivelu, 19. Ozarala, 20. Raniporda, 21. Boradi, 22. Vithalpura, 23. Dabhali,

District	Taluka or Mahal	Villages
Kaira —concl'd.	Thasra —concl'd.	24. Ravalia, 25. Mithana Muvada, 26. Sonaiya, 27. Morambali, 28. Bhatpura I, 29. Bhatpura II. 30. Ajaroli, 31. Bharthari, 32. Pipal- wada, 33. Khijalpur Talpad, 34. Pilol, 35. Baladha, 36. Amarat- pura, 37. Porda, 38. Thakorpara, 39. Vallavpura, 40. Sui, 41. Dakor, 42. Thasra, 43. Gadhavipura.
	Kapadwanj ...	All villages of the taluka other than those included in local area C.
	Balasinor ...	The following villages :— 1. Balasinor, 2. Handia (Balasinor), 3. Jamiyapura, 4. Rajpur (Balasinor), 5. Sakarai, 6. Saliavadi, 7. Karanpur, 8. Dakharia, 9. Jorapura, 10. Meghalia, 11. Limadi, 12. Gadhawada, 13. Dev, 14. Sutaria, 15. Dhathi, 16. Khandi- vav, 17. Saroda, 18. Janod, 19. Gun- thali, 20. Gajapagina Muvada, 21. Felsani, 22. Prudava, 23. Vasadra, 24. Parabia, 25. Jetholi, 26. Raiyoli, 27. Dhundhalia, 28. Kambopa, 29. Dolatporda, 30. Dhanola, 31. Vadadla, 32. Parpadia, 33. Navgama, 34. Kunjara, 35. Baliadev, 36. Bhan- thala, 37. Othwad, 38. Manvarpura, 39. Bodeli.
Broach ...	Broach ...	The following villages:— 1. Bhuva, 2. Bhadbhut, 3. Sarnar, 4. Amleshwar, 5. Kurla, 6. Nadathal, 7. Amadala, 8. Cholad, 9. Vesadada, 10. Detral, 11. Hinglot, 12. Vaduva, 13. Vahalu, 14. Vansi, 15. Karmad, 16. Kukarvada, 17. Vervada, 18. Dasan, 19. Degam.
	Ankleshwar..	All villages of the taluka other than those included in local areas A, B and D.
	Vagra ...	The following villages:— 1. Kothia, 2. Dahej, 3. Ambhata, 4. Akhod, 5. Nandida, 6. Khojbal, 7. Bhensali, 8. Atali, 9. Kaladra, 10. Rahiad, 11. Koliad, 12. Jolva, 13. Suva, 14. Luvara, 15. Lakhigam, 16. Limbal, 17. Jage- shwar, 18. Saykha, 19. Vegni, 20. Sadathla.



District	Taluka or Mahal	Villages
Broach —concd.	Hansot ..	All villages of the mahal other than those included in local area F.
	Jhagadia ..	1. Amalzar, 2. Ambos, 3. Amod, 4. Anadhara, 5. Andharkachla, 6. Bhimpore, 7. Bhojpore, 8. Bhuri, 9. Boridra, 10. Damlai, 11. Dholakuva, 12. Gundecha, 13. Haripura, 14. Malipipar, 15. Moran, 16. Maljipara, 17. Padal, 18. Padvania, 19. Rajpara, 20. Raisang para, 21. Rajpore, 22. Ambakhadi, 23. Asnavi, 24. Baleshwar, 25. Bilvada, 26. Choki, 27. Dabhal, 28. Dholekham, 29. Dholi, 30. Jamoli, 31. Jespore, 32. Zazpore, 33. Kadvali, 34. Kantol, 35. Kapat, 36. Kesarva, 37. Kalak, 38. Koliapada, 39. Kolivada, 40. Machamdi, 41. Mandvi, 42. Motasorva, 43. Nanasorva, 44. Pada, 45. Pipalpan, 46. Razalvada, 47. Rampore, 48. Rupania, 49. Sajanvav, 50. Samarpara, 51. Tejpore, 52. Umarkharda, 53. Vadkhuta, 54. Vankol.
	Nandod ..	The following villages :— 1. Bamanfalia, 2. Medgam, 3. Datanamli, 4. Chhatwada, 5. Dhochki, 6. Handi, 7. Ghanta, 8. Kakadva, 9. Sanadhara, 10. Kanpore, 11. Mahudipada, 12. Namalgadh, 13. Gager, 14. Dadhwada, 15. Amali, 16. Gadit, 17. Motichikli, 18. Nanichikli, 19. Madan, 20. Boridra, 21. Movi, 22. Motahaidva, 23. Nana-haidva, 24. Chitrol, 25. Mayasi, 26. Jitpore, 27. Motalimatwada, 28. Khamer, 29. Rajpara, 30. Vanjar, 31. Jitnagar, 32. Pada, 33. Sudarpara, 34. Vadia, 35. Gopalpara, 36. Karantha, 37. Vaydi, 38. Kalimakwana, 39. Shamsherpara, 40. Rampara, 41. Guwar, 42. Mangrol, 43. Thali, 44. Nana-limatwad, 45. Shengpur, 46. Gambhirpara, 47. Ramgadh, 48. Nana-raipara, 49. Verisalpara.
Rajkot	Dhoraji ..	All villages of the taluka.
	Upleta ..	All villages of the taluka.

## PART VI

*Local Area falling in Class F*

District	Taluka or Mahal	Villages
Banaskantha	Deesa	.. All villages of the taluka other than those included in local area D.
	Kankrej	.. All villages of the taluka other than those included in local area D.
	Palanpur	.. All villages of the taluka other than those included in local areas D and H.
Sabarkantha	Khedbrahma	.. The following villages :— 1. Damawas, 2. Kalolnalia, 3. Laxmipura, 4. Silwada, 5. Gota, 6. Gada, 7. Nichidhanal, 8. Dalwadia, 9. Rudramala, 10. Metral, 11. Padardi, 12. Radhiwad, 13. Sitol, 14. Chikhala, 15. Vatrol, 16. Rodhra, 17. Paroy, 18. Tandalia, 19. Karunda, 20. Isroda, 21. Bhesudra, 22. Galodia, 23. Derol, 24. Champalpur, 25. Tokra, 26. Lonk, 27. Gadhada, 28. Jagnathpura, 29. Khedbrahma, 30. Vasna, 31. Unchidhanal, 32. Gundel, 33. Agia, 34. Matoda.
	Vijaynagar	.. The following villages :— 1. Bhankhara, 2. Zer, 3. Kundala, 4. Dholivav, 5. Vireshwar, 6. Kathvavdi, 7. Parthipura, 8. Kalvan, 9. Kadoli, 10. Janjari (deserted), 11. Dholvani, 12. Kathroti, 13. Kanadar.
	Bhiloda	.. The following villages :— 1. Munai, 2. Sunsar, 3. Bhavanpur, 4. Nakhi, 5. Khapreta, 6. Meditimba, 7. Mau, 8. Desan, 9. Akodia, 10. Thurawas, 11. Lakhani, 12. Moru, 13. Fatepur, 14. Mankdi, 15. Sihali, 16. Narda, 17. Sangal, 18. Lilehha, 19. Agledi, 20. Khalwad, 21. Jumsar, 22. Jumsar-chhapra, 23. Malasa, 24. Bedasan, 25. Kisan-gadh, 26. Malekpur, 27. Vejjpur, 28. Mathganthi, 29. Ganti, 30. Indrapura, 31. Vagheshwari, 32. Mankroda, 33. Vansali, 34. Bhiloda, 35. Naranpura, 36. Narsali, 37. Khumapur, 38. Bhatara, 39. Mandhari.



District	Taluka or Mahal	Villages
Sabarkantha —concl'd.	Bhiloda —concl'd.	40. Nandej, 41. Chiboda, 42. Kaleka, 43. Math-Timba, 44. Hatha-sal, 45. Nanibebbar, 46. Sejapur, 47. Dhuleta (B), 48. Punasan, 49. Vantdi, 50. Bamna, 51. Rampur (M) 52. Kheroj, 53. Shabhayada (K), 54. Sabhyada (J), 55. Motibebbar, 56. Janali, 57. Chibhadiata, 58. Kheradi, 59. Karanpur, 60. Vanzar, 61. Hardaspur, 62. Vasai, 63. Bhetali, 64. Nava (B), 65. Vankaner, 66. Hintodra, 67. Bhutawad, 68. Dholwani, 69. Math Bolundra, 70. Bolundra, 71. Ubsal, 72. Silasan, 73. Takatuka, 74. Meru, 75. Jesingpur, 76. Dhambalia, 77. Napda (K), 78. Napda (J), 79. Khiloda, 80. Sadpur, 81. Vajapur, 82. Kadavia, 83. Vandial, 84. Brahmpuri, 85. Lalpur, 86. Asal, 87. Gadadar, 88. Jalia, 89. Vagadar, 90. Sunokh, 91. Vansera, 92. Vanta.
	Malpur ..	All villages of the taluka other than those included in local area H.
	Modasa ..	All villages of the taluka other than those included in local area D.
	Idar ..	All villages of the taluka other than those included in local area D.
Mehsana	Sami ..	All villages of the taluka other than those included in local area D.
	Harij ..	The following villages :— 1. Chabkha, 2. Savasada, 3. Sarval, 4. Harij, 5. Jaska.
	Mehsana ..	The following villages :— 1. Mehmadvira, 2. Jakasana, 3. Ijpura Jethaji, 4. Jotana, 5. Balol, 6. Ijpura Barot, 7. Jivapura, 8. Palaj, 9. Nadasa, 10. Gokulpura, 11. Ajabpura, 12. Martoli, 13. Santhal, 14. Kanpura, 15. Tejapura, 16. Ram-pura, 17. Katosan, 18. Dhanpura, 19. Virsoda.
	Chanasma ..	The following villages :— 1. Beeharaji, 2. Bariyaf, 3. Akba, 4. Chandanki, 5. Dedana, 6. Vanpur, 7. Asjol, 8. Indrap, 9. Dhanpura,

District	Taluka or Mahal	Villages
Mehsana —contd.	Chanasma —concl.	10. Chhatasana, 11. Ruppura (Karasan pura), 12. Rantej, 13. Itoda, 14. Ambala, 15. Surpura, 16. Mandali, 17. Suraj, 18. Kalari, 19. Chand- roda, 20. Chadasana, 21. Pratapgadhi, 22. Dharpura Khant, 23. Dethali, 24. Khambhel, 25. Manilari, 26. Adivada, 27. Khokhala, 28. Mithi- ghariyal, 29. Venpura, 30. Delwada, 31. Dodiwada, 32. Delpara Khant, 33. Mudhera, 34. Poyada, 35. Ranchhodpura, 36. Karansagar, 37. Sujanpura, 38. Matrasan, 39. San- khalpur, 40. Fichadi, 41. Sampa- wada, 42. Endala.

Kadi

... The following villages :—

1. Lahor, 2. Manipur, 3. Rozapuri,
4. Karsanpura, 5. Merda, 6. Amliaara,
7. Thol, 8. Sedfa, 9. Kanazari,
10. Nadan, 11. Khanderaopura,
12. Chandrasan, 13. Govindpura,
14. Yashwantpura, 15. Bavlu,
16. Medha, 17. Laxmipura, 18. Zaloda,
19. Chalasan, 20. Suraj, 21. Moya,
22. Digdi, 23. Chhalesara, 24. Visal-  
pur, 25. Nagrasan, 26. Deusana,
27. Adundra, 28. Alusana, 29. Sadra,
30. Dhoria, 31. Haripura, 32. Balasa,
33. Charol, 34. Babajipura, 35. Sujat-  
pura, 36. Thadod, 37. Narsipura,
38. Galodra, 39. Visatpura, 40. Sedrana,
41. Khand Morwa, 42. Kaswa,
43. Vidaj, 44. Shiyapura, 45. Dudhai,
46. Sedardi, 47. Ghughala, 48. Korda,
49. Maharajpura, 50. Bhalthi,
51. Vadharoda, 52. Khavad, 53. Daran,
54. Daran Morva, 55. Kolad, 56. Vekra,
57. Nadolia, 58. Nanapura Sonwad,
59. Varkhadia, 60. Fatepura, 61. Vina-  
yakpura, 62. Jamiyatpura, 63. Agol,
64. Jesangpura, 65. Della, 66. Pan-  
thoda, 67. Valavdi, 68. Ishwarpura,
69. Kalyanpura, 70. Palli.

Kalol

... The following villages :—

1. Piyaj, 2. Borisana, 3. Saij, 4. Ram-  
nagar, 5. Serisa, 6. Palsana, 7. Ganpat-  
pura, 8. Usmanabad, 9. Sabaspur,
10. Vansjada-Kalol, 11. Bhoyan Moti,
12. Dantali, 13. Vadsar, 14. Karoli,



District	Taluka or Mahal	Villages
Mehsana —concl'd.	Kalol —concl'd.	15. Hazipur, 16. Bhimasan, 17. Khatraj, 18. Jethlaj, 19. Sanavad, 20. Santej, 21. Rakanpur, 22. Nasmed, 23. Adhana, 24. Mulsana, 25. Vayana, 26. Ranchhodpura, 27. Rancharda, 28. Nandoli, 29. Palodia, 30. Unali, 31. Vansajada Dhedia, 32. Pratappura.
	Kheralu ..	All villages of the taluka other than those included in local areas C and D.
Ahmedabad ..	Viramgam ..	All villages of the taluka.
	Sanand ..	All villages of the mahal other than those included in local area D.
	Dholka ..	All villages of the taluka other than those included in local areas C and D.
	Dhandhuka ..	*All villages of the taluka other than those included in local area H.
Kaira ..	Balasinor ..	All villages of the taluka other than those included in local area E.
Paroda ..	Chhota Udepur.	The following villages :— 1. Kevdi, 2. Doba Chapra, 3. Limban, 4. Dholi Samel, 5. Dungar Bhinta, 6. Mandalva, 7. Vachali Bhinta, 8. Bandi Bhinta, 9. Alsipur, 10. Zoz, 11. Zingurwani, 12. Tenalia, 13. Khos (Tenalia), 14. Kikavada, 15. Malu, 16. Siloj, 17. Chorwana, 18. Bhilpur, 19. Oad, 20. Accheta, 21. Vijol, 22. Umarva, 23. Rampura, 24. Palsanda, 25. Rojakuva, 26. Achhala, 27. Jaloda, 28. Chichod, 29. Gungavada, 30. Daralia, 31. Tejgadh, 32. Dumali, 33. Khajuria, 34. Punia-want, 35. Talavafalia, 36. Raysingpura, 37. Maldhi, 38. Dharmaja, 39. Sinvalzalia, 40. Padharwant, 41. Karwani, 42. Chokadi, 43. Malaia, 44. Dhandhoda, 45. Bhansa.
	Jalugam ..	All villages of the taluka other than those included in local area H.
	Naswadi ..	The following villages :— 1. Payakoi, 2. Vadia, 3. Dhamasia, 4. Chosalpura, 5. Dajipura, 6. Mebubpura, 7. Linda, 8. Kothia, 9. Intia, 10. Chametha, 11. Bhagwanpura, 12. Rampuri, 13. Godisimel, 14. Pothaali-pura, 15. Bedikuwa, 16. Raisingpura, 17. Jemalgadh, 18. Bharoshwadi,

District	Taluka or Mahal	Villages
Baroda —concl'd.	Naswadi —concl'd.	19. Kolu, 20. Pala, 21. Kankuwasan, 22. Vadadli, 23. Sidhikuwa, 24. Rozia, 25. Zarkhali, 26. Baroli, 27. Khaparia, 28. Naswadi, 29. Valpura, 30. Anandpuri, 31. Haripura, 32. Sindhikuwa (Naswadi), 33. Akona, 34. Kambola, 35. Jitpura, 36. Nanupura.
	Tilakwada ..	All villages of the mahal other than those included in local area D.
Panchmahals ..	Jambughoda	All villages of the mahal.
	Godhra ..	All villages of the taluka other than those included in local area C.
	Lunawada ..	The following villages :— 1. Kamalpur, 2. Hel Kaledi, 3. Dezar, 4. Vaghoi, 5. Chuladia, 6. Simlet, 7. Kel, 8. Jetharibor, 9. Gadh, 10. Makhalia, 11. Sevalia, 12. Gugalia, 13. Gugta, 14. Jokha, 15. Timba, 16. Signali Juni, 17. Navi Signali, 18. Bedia, 19. Kantar, 20. Chala Bariana Muvada, 21. Hathivan, 22. Dhamania, 23. Kankalia, 24. Zayadi, 25. Solsimla, 26. Shivrajpur, 27. Bhatpur.
	Shehra ..	The following villages :— 1. Chhogala, 2. Nandarwa, 3. Mirapur, 4. Kadwal (Deserted), 5. Gangadia, 6. Chopdakhurd, 7. Chalali, 8. Dume-lav, 9. Dhamnod, 10. Nada, 11. Bandheli (Deserted), 12. Bhunidra, 13. Mahelan, 14. Mangalpur, 15. Vaghjipur, 16. Sagarala, 17. Sajivav, 18. Saradia, 19. Khojalwasa, 20. Matariavyas, 21. Padardi, 22. Dhamai.
Broach ..	Broach ..	The following villages :— 1. Mahegam, 2. Samni (Kashava), 3. Kaswa, 4. Aksal, 5. Kesarol, 6. Manad, 7. Navetha, 8. Sankhivad.
	Jambusar ..	The following villages :— 1. Kawa, 2. Panchkada, 3. Vad, 4. Nadiad, 5. Sardarpura, 6. Panchpipala, 7. Chandpurbara, 8. Vanseta, 9. Madafar, 10. Kansagar, 11. Bakapor Timbi, 12. Singarna, 13. Tankari, 14. Asanvad, 15. Malpor, 16. Bhadkodra, 17. Sindhav, 18. Devla, 19. Thakor Talavdi, 20. Nada,



District	Taluka or Mahal	Villages
Broach —contd.	Jambusar —concl'd.	21. Islampur, 22. Kapuria, 23. Asarsa, 24. Jamdi, 25. Moradpurneja, 26. Isan- pore, 27. Dahari, 28. Sambha, 29. Kalak.
	Amod	.. The following villages :— 1. Denva, 2. Walipur, 3. Mangrol, 4. Hetampur, 5. Machhasra, 6. Intola, 7. Roza Tankaria, 8. Kolwana, 9. Samiala, 10. Vadia, 11. Achhod, 12. Pursha, 13. Amod, 14. Nahier, 15. Bodka.
	Hansot	.. The following villages :— 1. Vamleshwar, 2. Kantiajal, 3. Katpor, 4. Chhilodra, 5. Waghvan 6. Jetpur, 7. Akalwa, 8. Samli, 9. Balota, 10. Dhamrad, 11. Dantrai.
	Nandod	.. The following villages:— 1. Sanjroli, 2. Akteswar, 3. Gardeswar, 4. Limbdi, 5. Navgama, 6. Vaghodia, 7. Kevadia, 8. Gabhana, 9. Kothi, 10. Khelvani, 11. Bhumalia, 12. Amadla, 13. Khadgada, 14. Naghatpor, 15. Gad- koi, 16. Undewa, 17. Vadi, 18. Zaria, 19. Dhamadra, 20. Samserpura ( Karelivalu ), 21. Orpa, 22. Chichadia, 23. Sandhia, 24. Chhindiapara, 25. Vaviala, 26. Pantalavdi, 27. Bilthana, 28. Galupara, 29. Sultan- para, 30. Bhekhadia, 31. Sonaria, 32. Vanjanitad, 33.. Mithivaw, 34. Nawapura, 35. Dhobisel, 36. Mankuwa, 37. Suka, 38. Bakhar, 39. Panisadadia, 40. Dhaniala, 41. Songam, 42. Sajanpara, 43. Gunetha, 44. Borutar, 45. Valpor, 46. Gadod, 47. Nasri, 48. Surajvad, 49. Nani, raval, 50. Moti raval, 51. Vansala, 52. Indravarua, 53. Nanapiparia, 54. Motapiparia, 55. Vasantpara, 56. Gora, 57. Jitpara, 58. Nawa Vaghpara, 59. Sakwa, 60. Sama- ria, 61. Junvad, 62. Thavadia, 63. Umarva, ( Joshi Valu ), 64. Dhirkhadi, 65. Mandan, 66. Dabchar, 67. Dhefa, 68. Juna- raj, 69. Panchkhadi, 70. Fulwadi, 71. Motazunda, 72. Mota-raypara, 73. Velchhandi, 74. Panvadi, 75. Jitgadh, 76. Zampa, 77. Nanidaberi,

District	Taluka or Mahal	Villages
Broach —concl'd.	Nandod —concl'd.	78. Visalkhadi, 79. Khuta- mba, 80. Moti-bhamri, 81. Palsi, 82. Bitada, 83. Moji, 84. Bhil- vasi, 85. Boria, 86. Mota-amba, 87. Nana—Zunda, 88. Butwad, 89. Bhanadra.
	Jhagadia ..	The following villages :— 1. Kotiamau, 2. Goratia, 3. Nava- para, 4. Gambhirpara, 5. Anjoli, 6. Mugaj, 7. Undi, 8. Mota- Malpore, 9. Kuri, 10. Fokdi, 11. Ramkot, 12. Vadpal, 13. Mori- ana, 14. Kamtipada, 15. Timla, 16. Kakadpada, 17. Debar, 18. Kochbar, 19. Zarna, 20. Kund, 21. Movi, 22. Yel, 23. Kharatha, 24. Vandarveli, 25. Fitchvada, 26. Galiba, 27. Sankoi, 28. Rup- ghat, 29. Bilatha, 30. Varakhadi, 31. Valpor.
	Dediapada ..	All villages of the taluka other than those included in local area H.
	Valia ...	All villages of the Mahal other than those included in local area H.
Surat	Umbargaon..	The following villages :— 1. Deheli, 2. Dhanoli, 3. Talwada, 4. Malao, 5. Nandgaon, 6. Zaroli, 7. Nagwas, 8. Anklas.
	Mangrol ..	The following villages :— 1. Chakra, 2. Nana—Sutkhadka, 3. Nava Chakra, 4. Chimipatal, 5. Bardipada, 6. Vadpada, 7. Hal- dhari, 8. Bilwan, 9. Sevlan, 10. Satvan, 11. Taval, 12. Kho- damba, 13. Chokhvada, 14. Div- tan, 15. Ghanavad, 16. Umargot, 17. Panchamba, 18. Umarpada, 19. Bardi, 20. Sarda, 21. Govat, 22. Chandrapada, 23. Darda, 24. Pinpur, 25. Uchvan, 26. Gopa- lia, 27. Kevari, 28. Sarda Pani, 29. Vanzi, 30. Charni, 31. Sarvan Fokdi, 32. Gondalia, 33. Ranikund, 34. Khambha Bangali, 35. Kadvi- Dadara, 36. Amarkui, 37. Sam- para, 38. Umarkhadi, 39. Zarpan, 40. Chitalda, 41. Kalijaman, 42. Velavi, 43. Vad, 44. Balalkuwa,



District	Taluka or Mahal	Villages	
Surat — <i>contd.</i>	Mangrol — <i>concl'd.</i>	45. Nasarpur, 47. Pada, 49. Vahar, 51. Mandanvadi, 53. Ubharia,	46. Umarzar, 48. Amlidabhada, 50. Gundikuwa, 52. Vadi, 54. Kevdi.

Songadh ... The following villages :—

1. Singalvan, 2. Samarkuva, 3. Kher vada, 4. Bhatvada, 5. Nindvada, 6. Sarjamli, 7. Limbi, 8. Singa Khanch, 9. Patharda, 10. Vad, Bhesarot, 11. Bodisavar, 12. Singpur, 13. Bhimpura, 14. Panchpipla, 15. Ghasiamedha, 16. Bhanpur, 17. Sisor, 18. Dhajamba, 19. Vaghnera, 20. Pipalkuva, 21. Nanikhervan, 22. Vagada, 23. Ghoda, 24. Galkhadi, 25. Zadpati, 26. Ukhaldia, 27. Velzar, 28. Chikhli Bhesrot, 29. Vazarda, 30. Bedvan Bhesrot, 31. Kelai, 32. Amlipada, 33. Dumda, 34. Bedvan Khadka, 35. Achhalva, 36. Nisana, 37. Sadadkuva, 38. Pokhran, 39. Kavla, 40. Amli, (Bhesrot), 41. Bedi, 42. Agasvan, 43. Chakalia, 44. Mandal, 45. Khambhla, 46. Chorvad, 47. Kanala, 48. Chikhali Khadaka, 49. Tichakia, 50. Dhamodi, 51. Junvan, 52. Dosvada, 53. Amalgundi, 54. Khervan (Moti), 55. Vekur, 56. Vadada.

Mandvi ... The following villages :—

1. Pipalwada, 2. Jamkui, 3. Jamankuwa Devgad, 4. Picharvan, 5. Bundha, 6. Peterkui, 7. Devgiri, 8. Limdha, 9. Amli, 10. Gangapur Devgad, 11. Karanjvan, 12. Karutha, 13. Kakrapar, 14. Dadhvada, 15. Rakhaskhadi, 16. Tarapur, 17. Soli, 18. Katkuva, 19. Kevdi, 20. Ambalvan, 21. Gangapur Harsad, 22. Andhatri Devgad.

Vyara ... All villages of the taluka other than those included in local areas D and H.

District	Taluka or Mahal	Villages or other description of the area
Surat	Bansda	The following villages :—
—contd.		1. Khambhalia, 2. Bartad ( Unai ) 3. Kelkachh, 4. Kurelia, 5. Dharam- puri, 6. Kukda, 7. Godhabari, 8. Holipada, 9. Hanumanbari, 10. Charanvada, 11. Ranifalia, 12. Upsai, 13. Vanarasi, 14. Kan- dolpada, 15. Limbalpada, 16. Dhol- umber, 17. Dubalfalia, 18. Jamania, 19. Vanskui, 20. Limzar, 21. Chikatia, 22. Rangpur, 23. Sukhabari, 24. Kan- saria, 25. Umarkui, 26. Vadichondha, 27. Kavdej, 28. Kelia, 29. Pipalkhed, 30. Ravania, 31. Lakadbari, 32. Bart- tad ( Khanpur ), 33. Sara, 34. Mahu- was.
	Dharampur...	The following villages :—
		1. Bhambha, 2. Virval, 3. Marag- mal, 4. Rajpuri Talat, 5. Nani Dhol Dungri, 6. Moti Dhol Dungri, 7. Khatana, 8. Amba Talati, 9. Karanjveri, 10. Kangvi, 11. Luheri, 12. Barsal, 13. Bamti, 14. Kharwel, 15. Ranpada, 16. Asura, 17. Dharampur, 18. Bil- pudi, 19. Barumal, 20. Sidumbar, 21. Chichoazar, 22. Ukta, 23. Panva, 24. Kelvani, 25. Zaria, 26. Barolia, 27. Tiskari Talat, 28. Tanki, 29. Kakad, Kuwa, 30. Tumbi, 31. Kurgam, 31. Lakadmal, 33. Nani Vahiyal, 34. Fulwadi, 35. Bhensdara, 36. Makadban, 37. Dandval, 38. Dhammi, 39. Babarkhadak, 40. Vadkham- bha, 41. Kharedi, 42. Moti Vahi- yal, 43. Nali Madhani, 44. Arnai, 45. Amdha, 46. Panas, 47. Khu- tali, 48. Kunda, 49. Mendha, 50. Veribhavada, 51. Chandvegan, 52. Ozarda, 53. Jogwel, 54. Nana pondha, 55. Dhodhadkuwa, 56. Sukh- ala, 57. Ambheti, 58. Kakad Koper, 59. Balchondi, 60. Vajvad, 61. Kajali, 62. Kothar, 63. Mota Pondha, 64. Ozar, 65. Bhandar Katch, 66. Varoli Talat, 67. Man- dva, 68. Varana, 69. Andharpada, 70. Jangabhan, 71. Jirval, 72. Vadadha, 73. Manala, 74. Kaprad, 75. Rahiyal, Talat 76. Khadakwa,



District	Taluka or Mahal	Villages
Surat —concl'd.	Dharampur —concl'd.	77. Burla, 78. Sildha, 79. Eklera, 80. Bhamanvel, 81. Vadi, 82. Pendhardevi, 83. Astol, 84. Khatunia, 85. Hedalbari, 86. Sukadbari, 87. Ketki 88. Tiskari Jungle, 89. Karchond, 90. Dahikhed, 91. Burwad, 92. Piproni, 93. Pedchha, 94. Fatepur, 95. Maduban, 96. Megwal, 97. Raimal, 98. Varoli Jungle, 99. Nagar, 100. Karvali, 101. Umali.
	Bulsar	.. The following villages :— 1. Marla, 2. Kamparia, 3. Kanjan Ranchhod, 4. Sarangpur, 5. Ronvel, 6. Bhutsar, 7. Bodlai, 8. Bhomapardi, 9. Vankal, 10. Faldhari, 11. Dulsad, 12. Velvach, 13. Chinchai, 14. Kakadmati, 15. Kosamkuva, 16. Ozar, 17. Navera, 18. Kachigam, 19. Valandi, 20. Gadaria, 21. Anjlav, 22. Rabda, 23. Kanjan Hari.
	Pardi	.. The following villages :— 1. Koperli, 2. Nimkhal, 3. Nani Tambadi, 4. Vankachh 5. Ambach, 6. Kherlav, 7. Dumlav, 8. Rohina, 9. Varai, 10. Asma, 11. Golma, 12. Samarpada, 13. Rabidi, 14. Nana-vagchhipa, 15. Mota Vagchhipa, 16. Kachwal, 17. Panchlai, 18. Nevri, 19. Lakhamapur, 20. Dhagadmal, 21. Arnala, 22. Pati, 23. Chival, 24. Kaval, 25. Karaya, 26. Degam, 27. Moti Tambadi, 28. Chibhadkachh, 29. Karamkhal, 30. Lavachha, 31. Deli, 32. Barai.
Amreli	Amreli	.. All villages of the taluka.
	Dhari	.. All villages of the taluka.
	Khambha	.. All villages of the mahal.
	Kodinar	.. The following villages :— 1. Arithia, 2. Ghatwad, 3. Jagatia, 4. Kantala, 5. Kareda, 6. Nagdla, 7. Pipalva, 8. Pavti, 9. Sayaji-Rajpura, 10. Sedhaya, 11. Sugala, 12. Valvadar, 13. Velan, 14. Mul-Dwarka.
	Jafrabad	.. All villages of the mahal.
	Rajula	.. All villages of the mahal.

District	Taluka or Mahal	Villages
Amreli —concl'd.	Liliya ..	All villages of mahal.
	Lathi ..	All villages of the taluka.
	Kunkavav- Vadia.	All villages of the taluka.
	Babra ..	All villages of the taluka other than those included in local area H.
Jamnagar ..	Jamjodhpur.	All villages of the taluka.
	Jodiya Mahal	Amran Chovishi.
Bhavnagar ..	..	All villages of the district other than those included in local area G.
Rajkot ..	Jasdan ..	All villages of the taluka other than those included in local area H.
	Gondal ..	All villages of the taluka.
	Jetpur ..	All villages of the taluka.
	Kandorna ..	All villages of the mahal.
Junagadh ..	..	All villages of the district other than those included in local areas B, G and H.
Kutch ..	Rahpar ..	All villages of the taluka.
	Bhachau ..	The following villages :— 1. Adhoi, 2. Amaliara, 3. Amratpar, 4. Barthani, 5. Bhachau, 6. Chandroda, 7. Chhadwada, 8. Dayapar, 9. Garana, 10. Halra, 11. Juna Kataria, 12. Jangi, 13. Karmaria, 14. Khodasar, 15. Lakhpat, 16. Laliana, 17. Rajthali, 18. Rampar (Navagam), 19. Samkhiali, 20. Sivlakha, 21. Sikarpar, 22. Surbari, 23. Pipalapati, 24. Rajansar, 25. Wondh, 26. Bhaswav, 27. Godpar, 28. Jusda, 29. Kanthkot, 30. Lakadia, 31. Lakhdhirgadh, 32. Modhpar, 33. Nara, 34. Naransari, 35. Nava Kataria, 36. Torania, 37. Vijpasar, 38. Wandhia, 39. Vastva.

## PART VII

*Local Areas falling in Class G*

District	Taluka or Mahal	Villages
Broach ..	Vagra ..	All villages of the taluka other than those included in local areas C and E.
Junagadh ..	Porbandar ..	The following villages :— 1. Gosa, 2. Rajpar, 3. Tukda, 4. Mitralla, 5. Erda, 6. Ratiya, 7. Garej, 8. Mocha,



District	Taluka or Mahal	Villages
Junagadh —concl'd.	Porbundar —concl'd.	9. Chingaria, 10. Mander, 11. Gorsar, 12. Chikasa, 13. Keshod, 14. Bhad, 15. Derodar, 16. Navibandar, 17. Balej, 18. Untda, 19. Kadachh, 20. Pata, 21. Goganbet, 22. Madhavpur.
	Kutiyana ..	The following villages :— 1. Aminpur, 2. Kadegi, 3. Dharsan, 4. Kansavad, 5. Bhogsar, 6. Zamra, 7. Segras, 8. Moddar, 9. Katwana, 10. Motoghed, 11. Mahiyari, 12. Tarkhai, 13. Chhatrava, 14. Revadra, 15. Kavalka, 16. Gadhvana, 17. Kotda, 18. Kantol.
	Ranavav ..	The following villages :— 1. Bhoddar, 2. Jambu, 3. Thoyana, 4. Mahira, 5. Nerana.
	Mangrol ..	The following villages :— 1. Miti, 2. Bagasara, 3. Bhathrot, 4. Hantarpur, 5. Navlakho, 6. Sandha, 7. Mekhdi, 8. Fulrama, 9. Langad, 10. Osa, 11. Ghodadar, 12. Samarda, 13. Thali, 14. Sarma.
	Keshod ..	The following villages :— 1. Balagam, 2. Panchala, 3. Madhada, 4. Bamnasa, 5. Padodar, 6. Khamisana, 7. Sutrej, 8. Akhodar, 9. Sarod, 10. Indrana, 11. Muliya.
	Manavadar	The following villages :— 1. Ambalia, 2. Koylana, 3. Matiana, 4. Padardi.
Jamnagar ..	Kalavad ..	All villages of the taluka.
Bhavnagar ..	Bhavnagar	All villages of the taluka.
	Vallabhipur	All villages of the mahal.
	Gogho ..	All villages of the mahal.
Kutch ..	Anjar ..	All villages of the taluka.
	Mandvi ..	All villages of the taluka.
	Mundra ..	All villages of the taluka.
	Bhachau ..	All villages of the taluka other than those included in local area F.
	Nakhatrana	All villages of the taluka other than those included in local area H.
	Abdasa ..	All villages of the taluka other than those included in local area H.
	Bhuj ..	All villages of the taluka other than those included in local area H.
	Lakhpat ..	The following villages :— 1. Dolatpar, 2. Dayapar, 3. Subhaspar, 4. Virani, 5. Gaduli, 6. Lakhpat, 7. Matano-mad, 8. Siyot.

## PART VIII

*Local Area falling in Class H*

District	Taluka or Mahal	Villages
Banaskantha	Palanpur	The following villages :— 1. Iqbalgadh, 2. Umarnkot, 3. Jathi, 4. Zanzarva, 5. Mandalia, 6. Rabaran, 7. Khajuria, 8. Deri, 9. Ambapani, 10. Ajapur (Vanka), 11. Khara, 12. Bantawada, 13. Ajapur Mota, 14. Avala, 15. Rampura (Karja), 16. Karza, 17. Juvol, 18. Manpuria, 19. Balundra, 20. Ghanta, 21. Sarotra, 22. Kidotar, 23. Kakwada, 24. Iswani, 25. Savania, 26. Khari, 27. Zaba, 28. Dabhela, 29. Gadhada, 30. Rabaria, 31. Aval, 32. Kapasia, 33. Kali-Mati, 34. Dholia, 35. Ghanghu, 36. Laxmi- pura, 37. Khunia, 38. Dhanpura, 39. Jorapura, 40. Amirgadh, 41. Dungan- pura, 42. Bhandh Uplo, 43. Bhandh Nichlo, 44. Karamdi, 45. Khapa, 46. Rajpuria, 47. Sarotri Juni, 48. Bhamaria, 49. Khemrajia, 50. Surola, 51. Dabheli, 52. Virampur, 53. Ran- puria, 54. Hathidara, 55. Godh, 56. Kumper, 57. Rampura Vadla, 58. Vera, 59. Soanwadi, 60. Vaghnor, 61. Rohjuni.
	Danta	The following villages :— 1. Abhapura, 2. Aderan, 3. Ambaganta, 4. Amarpura, 5. Balvantpura, 6. Bam- niya, 7. Bhankhari, 8. Danta, 9. Divdi, 10. Gadh, 11. Gangva, 12. Ganchhera, 13. Godhani, 14. Harigadh, 15. Jagata- pura, 16. Jasvantgadh, 17. Kanbiyavas, 18. Kundel, 19. Karanpura, 20. Khai- vad, 21. Kheroj, 22. Manpur, 23. Mobat- gadh, 24. Motasada, 25. Nagel, 26. Na- nasada, 27. Nargadh, 28. Paniyari, 29. Panudara, 30. Patliya, 31. Pethapur, 32. Punjpur, 33. Ratanpur, 34. Sem- balia, 35. Savaipura, 36. Thana, 37. Toda, 38. Vajasna, 39. Vasee, 40. Welvada, 41. Vadusan, 42. Vadvera.
Sabarkantha	Khedbrahma	All villages of the taluka other than those included in local area F.
	Vijaynagar	All villages of the mahal other than those included in local area F.



District	Taluka or Mahal	Villages
Sabarkantha —concl'd.	Bhiloda ..	All villages of the taluka other than those included in local area F.
	Malpur ..	The following villages :— 1. Dholeswar, 2. Mevda, 3. Jalampura, 4. Dodia, 5. Jogivanta, 6. Bhempura, 7. Padar, 8. Odha, 9. Aghatia, 10. Bhukakutri, 11. Gajan, 12. Bhojpur, 13. Parsoda, 14. Kasvada, 15. Kanela, 16. Vavdibara, 17. Kakritimba, 18. Navagam, 19. Piprana, 20. Govindpur, 21. Sonaria, 22. Adepur, 23. Galiadant, 24. Dhirakhant-na muvada, 25. Mangalpur, 26. Nava-kuva, 27. Karaia, 28. Panawada, 29. Navodhara, 30. Devdanti, 31. Jitpur, 32. Gorla, 33. Hiratimba, 34. Nava, 35. Masadra, 36. Andhariwadi, 37. Bamni, 38. Odha, 39. Ambalia, 40. Ankalia, 41. Dabaran, 42. Sangodi, 43. Choriad, 44. Sardarkhant-ni-muvadi, 45. Punjarani Muvadi, 46. Kidiad, 47. Bora-dia, 48. Lalpur, 49. Helodar, 50. Ram-bhoda, 51. Katkuva, 52. Godh.
	Meghraj ..	All villages of the taluka.
Ahmedabad.	Dhandhuka ..	The following villages :— 1. Bela, 2. Kundal, 3. Charanki, 4. Khokhernes, 5. Umralla, 6. Hadam-tala, 7. Kundi, 8. Aniali-kathi, 9. Aniali Kasbati, 10. Gadhia, 11. Derdi, 12. Sangapur, 13. Devgana, 14. Timbla, 15. Rajpura, 16. Khojapura, 17. Hansal-pura, 18. Bubavav, 19. Devalia, 20. Wagad, 21. Patna, 22. Gunjar, 23. Dharpipala, 24. Chhasiana, 25. Galsana, 26. Morasia, 27. Bagad, 28. Khas, 29. Alampur, 30. Malanpur, 31. Panvi, 32. Vejalka, 33. Barania, 34. Bodia, 35. Kotda, 36. Devalia, 37. Sodhi, 38. Sangasar, 39. Cher, 40. Hebatpur, 41. Mundi, 42. Panchi, 43. Rupavati, 44. Gorasu, 45. Otaria, 46. Sandhida, 47. Bhadiad, 48. Kadipur, 49. Gamph, 50. Umarala, 51. Kasindra, 52. Shela, 53. Jalia, 54. Ambali, 55. Pachham, 56. Ratanpur, 57. Fatepur, 58. Pimpli, 59. Anandpur, 60. Navda, 61. Khamidana, 62. Kapadiali, 63. Dadhodar.

District	Taluka or Mahal	Villages
Ahmedabad —concl'd.	Dhandhuka —concl'd. *	64. Vadhela, 65. Sunderiana, 66. Unchdi, 67. Pipal, 68. Bhimnath, 69. Polarpur, 70. Shahpur, 71. Ankevalia, 72. Akru, 73. Chokdi, 74. Prabadi, 75. Piparia, 76. Nabhoi, 77. Aniali-Bhimji, 78. Rayka, 79. Khadol, 80. Khasta, 81. Sala- sar, 82. Mota Tradia, 83. Bhadiad, 84. Nana Tradia, 85. Kharad, 86. Zinzer, 87. Bahadi, 88. Fedra, 89. Dhanala, 90. Kamiala, 91. Chharodia, 92. Zanzarka, 93. Sarval, 94. Rojka, 95. Kotha- dia, 96. Adval, 97. Jalila, 97. Jaska, 99. Tagdi, 100. Padana, 101. Bhalgamda, 102. Dholera, 103. Bhim-Talav, 104. Khun, 105. Bavaliari, 106. Mandvipura, 107. Zankhi, 108. Rahatalap, 109. Mahadevpura, 110. Bhan- gadh, 111. Mingalpur, 112. Kama Talav, 113. Gogla, 114. Navagam, 115. Buranpur.
Kaira	.. Cambay	.. All villages of the taluka other than those included in local area C.
	Matar	.. The following villages :— 1. Radhu, 2. Palla, 3. Varsang, 4. Mahelej, 5. Baroda, 6. Kunjara, 7. Punaj, 8. Kharanti, 9. Rasik- pura, 10. Dharoda, 11. Chitrasar, 12. Kaloli, 13. Nadhanpur, 14. Mehmedabad, 15. Asamali, 16. Vastana, 17. Chanor, 18. Indra- varna, 19. Sayala, 20. Viroja, 21. Valotri, 2. Hadeva, 23. Daloli, 24. Bamangam.
Baroda	.. Chhota- Udepur	.. All villages of the taluka other than those included in local area F.
	Jabugam	.. The following villages :— 1. Bordha, 2. Deghla, 3. Sajuli, 4. Nani-Amrol, 5. Pandharva, 6. Kavra, 7. Pratappura, 8. Chimli, 9. Sadhali, 10. Ghodiala, 11. Panibar, 12. Ambazati, 13. Saloj, 14. Zab, 15. Thambla, 16. Sajawa, 17. Amba- lag, 18. Karajvant, 19. Vankla, 20. Moradungri, 21. Juna-Timberva.



District	Taluka or Mahal	Villages
Baroda —concl'd.	Jabugain —concl'd.	.. 22. Untkoi, 23. Bandi, 24. Dharolia ( Bhindol ), 25. Bhindol, 26. Jitnagar, 27. Unda.
	Naswadi ..	All villages of the taluka other than those included in local area F.
Panchmahals.	Limkheda ..	All village of the taluka.
	Baria ..	All villages of the taluka.
	Dohad ..	All villages of the taluka.
	Jhalod ..	All villages of the taluka.
	Santrampur.	All villages of the taluka.
	Lunawada ..	The following villages :—
		1. Nanakhanpur, 2. Rahman, 3. Kolambi, 4. Sapadia, 5. Muda vadekh, 6. Badesara, 7. Ghogha- wada, 8. Motakhanpur, 9. Mena, 10. Virpara-na-muvada, 11. Karanta, 12. Chhapari, 13. Bhadrod, 14. Vanka, 15. Bamroda, 16. Kane- sar, 16. Bedvalli, 18. Mahia- pur, 19. Mokamsinh-na - Bhevada, 20. Vandarved, 21. Vadagam, 22. Isroda, 23. Charan-na-degamada, 24. Akha-da-na-Degamda, 25. Kasala- vati, 26. Gangta, 27. Bhanpur, 28. Limbadia, 29. Naroda, 30. Dolaria, 31. Talpat-na-bhewada, 32. Vavio, 33. Masia, 34. Pania-na- muvada, 35. Fataji-na-bhewada, 36. Tanka-na-Bhevada, 37. Vavia, 38. Bakor, 39. Khuntelav, 40. Padedi, 41. Dodavanta, 42. Vasta-na-muvada, 43. Ladan- na-Bhevada, 44. Masadara, 45. Rujda, 46. Dhokali, 47. Moti- pura (Khanpur Bhag), 48. Haselia- ni-Muvadi, 49. Kakari Mahudi, 50. Dalelpura, 51. Jethola, 52. Korvai, 53. Khadodi, 54. Pandarvada, 55. Borvai, 56. Madapur, 57. Padedi, 58. Patapur, 59. Morkhakhara, 60. Simalnada, 61. Zer, 62. Udava, 63. Umariya, 64. Kanod, 65. Nesada 66. Vadhela (Khanpur-Bhag), 67. Kala Khetara, 68. Khatuda- mornimuvadi, 69. Ghodiari pir, 70. Navagam, 71. Punjelav, 72. Chhani 73. Dholkhakhara,

District	Taluka or Mahal	Villages
Panch-mahals —concl'd.	Lunawada —concl'd.	74. Dolatpura (Khanpur Bhag), 75. Limdi Timba, 76. Vavkuva, 77. Bhuvabar, 78. Lambho, 79. Jalkukadi, 80. Rankali, 81. Dhuleta, 82. Lavana. 83. Vakhatpur (Khanpur Bhag), 84. Babalia, 85. Tejakui, 86. Trakdi.
Broach	Nandod	The following villages :— 1. Mankadakhada, 2. Gadi, 3. Amba, 4. Chapat, 5. Jantar, 6. Limkhetar, 7. Julta-amba, 8. Gulvani, 9. Gadher, 10. Shir, 11. Panchla, 12. Pichhipara, 13. Makda-amba, 14. Vaghrali, 15. Kumbhia, 16. Jetpur (D), 17. Kareli, 18. Timarva, 19. Survani, 20. Vanji, 21. Katkhadi, 22. Surpan, 23. Vadgam, 24. Panchmul, 25. Zer, 26. Mokhdi, 27. Zarvani, 28. Haripara.
	Valia	The following villages :— 1. Netrang, 2. Chandravan, 3. Kodva, 4. Temrolia, 5. Fulwadi, 6. Sakva, 7. Badakui, 8. Thava, 9. Mota-jambuda, 10. Pingot, 11. Kavachia, 12. Koylimandvi, 13. Baladva, 14. Bhenskhatar, 15. Arethi, 16. Motia, 17. Ghanikhut, 18. Kaka-dkui, 19. Bilothe, 20. Rajvadi, 21. Bhangoria, 22. Mauza, 23. Kham-bhi, 24. Nana-Jambuda.
	Dediapada	The following villages :— 1. Vaw, 2. Duthar, 3. Tekvada, 4. Gadh, 5. Dediapada, 6. Khokhraumar (Dum-khalvalu) 7. Ghankhetar, 8. Gundava, 9. Mosit, 10. Vadivav, 11. Pipripada, 12. Motakundi-amba, 13. Jambai, 14. Nanakundi-amba, 15. Devipada, 16. Bhadkuva, 17. Piparvati, 18. Samar-pada, 19. Bebar, 20. Gadi, 21. Buri, 22. Panchumar, 23. Kaltar, 24. Fan-tuk, 25. Khatam, 26. Besna, 27. Kan-kala, 28. Pipla, 29. Nanisingloti, 30. Ralada, 31. Pansar, 32. Binpada, 33. Garabo, 34. Samarpada, 35. Kan-budi, 36. Motikorvi, 37. Mathakalvi, 38. Khatchar, 39. Medusang, 40. Moti-kalbi, 41. Tatkhadi, 42. Kanbipitha,



District	Taluka or Mahal	Villages
Broach —concl'd.	Dadiapada —concl'd.	43. Morliñdi 44. Modalvav, 45. Konvav, 46. Gangapur, 47. Saki, 48. Navamosda, 49. Kakarpada, 50. Kukarda, 51. Kumbkhadi, 52. Haripura, 53. Samarpada, 54. Vadpada ( Kevdivalua ), 55. Khambhi-Jamni, 56. Jamni, 57. Kevdi, 58. Bhilavi, 59. Ambavadi, 60. Servai, 61. Kamodvav, 62. Sorafadi, 63. Golvan, 64. Khodaamba, 65. Kantipani, 66. Mota-manch, 67. Tumdavadi, 68. Kutil-sisa, 69. Menamba, 70. Chopdi, 71. Ghichad, 72. Bangama, 73. Namgir, 74. Bal, 75. Motisingloti, 76. Mosda ( Juna ), 77. Chorkotar, 78. Vedchha, 79. Arethi, 80. Ambagam, 81. Bantavadi, 82. Ghanpipor, 83. Samarghat, 84. Sukvad, 85. Mothasar, 86. Pankhala ( Mathasarvalu ), 87. Vaghumar, 88. Piplod, 89. Sankli, 90. Patawali, 91. Mathawali, 92. Khokhra-umar ( Zarnavadivalu ), 93. Vandri, 94. Kanji, 95. Kokam, 96. Siggad gabhan, 97. Dumkhal, 98. Dabaka, 99. Ingavadi, 100. Mohbudi, 101. Salibar, 102. Mal, 103. Samot, 104. Sisa, 105. Pankhala ( Sisavalu ), 106. Kokti, 107. Mohubi, 108. Jorati, 109. Sagai, 110. Gundvan, 111. Khaman, 112. Morjadi, 113. Kanda, 114. Dadavadi, 115. Mathamogar, 116. Bhat, 117. Siskhuta, 118. Kathodi, 119. Andu, 120. Babadokti, 121. Chumbal, 122. Chokimali, 123. Gothakhadi, 124. Gowalpatdi, 125. Hawadiovad, 126. Kelda, 127. Khaidi, 128. Nana Machh, 129. Nani-markhi, 130. Olgam.
Surat	Sagbara	All villages of the Mahal.
	Songadh	All villages of the taluka other than those included in local area F.
	Vyara	The following villages :— 1. Dolara, 2. Pervad, 3. Lakhali, 4. Zankhari, 5. Dholiaumer, 6. Birbara, 7. Nana Satshila, 8. Chhevadi, 9. Bhurivel, 10. Raniamba, 11. Dhongiamba, 12. Kelvan, 13. Vandardevi, 14. Ambapani, 15. Vadpada, 16. Chiehboridi, 17. Valotha, 18. Mirpur, 19. Karanjvel, 20. Kapadvanj, 21. Balpur, 22. Katkui, 23. Chakdhara, 24. Amonia,

District	Taluka or Mahal	Villages
Surat --concll.	Vyara --concll.	25. As hopalav, 26. Dhamandevi, 27. Garvan, 28. Palavadi, 29. Dhanturi, 30. Mangalia, 31. Rampuradur, 32. Palasia, 33. Antapur, 34. Kalamkui, 35. Dholka, 36. Haripura, 37. Pipalvada, 38. Bardipada, 39. Jamalia, 40. Panchol, 41. Kandha, 42. Karanjkhed, 43. Dhangdhar, 44. Raighad, 45. Halmundi, 46. Amonia, 47. Dungarda, 48. Chunavadi, 49. Borkachh, 50. Besonia, 51. Takiamba, 52. Garpani, 53. Umarvavdur, 54. Padamdungari, 55. Khurdi, 56. Andharvaidur, 57. Pithadara.
	Bansda.	All villages of the taluka other than those included in local areas D and F.
	Dharampur	All villages of the taluka other than those included in local area F.
	Nizar	All villages of the mahal.
	Uchhal	All villages of the mahal.
Dangs	Dangs	The following villages :— 1. Harpada, 2. Thorpada, 3. Khokarvihar.
Amreli	Babra	The following villages :— 1. Barvala, 2. Kadi, 3. Shirvania, 4. Nani Kundal, 5. Ishvariya, 6. Kariyana, 7. Taivadar, 8. Nilwala, 9. Samadhiyala, 10. Sukawala, 11. Vankia, 12. Sukhpar, 13. Lalka, 14. Khambhala.
Surendranagar	..	All villages of the district.
Jamnagar	..	All villages of the district other than those included in local areas F and G.
Rajkot	Morvi	All villages of the taluka.
	Vankaner	All villages of the taluka.
	Maliya	All villages of the Mahal.
	Rajkot	All villages of the taluka.
	Padadhari	All villages of the Mahal.
	Lodhika	All villages of the Mahal.
	Kotda-Sanghani.	All villages of the Mahal.
	Jasdan	The following villages :— 1. Gadhala, 2. Bhadli, 3. Somalpur, 4. Vanala, 5. Sanala, 6. Belda, 7. Sartanpur, 8. Ankadiya, 9. Patiyali, 10. Veraval.



District	Taluka or Mahal	Villages
Junagadh	Ranavav	All villages of the mahal other than those included in local area G.
	Porbandar	All villages of the taluka other than those included in local area G.
Kutch	Lakhpat	All villages of the taluka other than those included in local area G.
	Bhuj	The following villages :— 1. Baukha, Udhajawala, 2. Bhakhari Mod, 3. Bhakhari Notiar, 4. Bhakhar Traya, 5. Dhosa, 6. Dharampur, 7. Kamaguna, 8. Makanpur, 9. Natharkui, 10. Piyarko, 11. Saiyadpar, 12. Vehro, 13. Vichhio, 14. Chuddak, 15. Gandher, 16. Baukhasamawala, 17. Lehr, 18. Reladi Moti, 19. Reladi Nani.
	Nakhatrana	The following villages :— 1. Charakhada, 2. Ludbai, 3. Unthongadi, 4. Bhimsar, 5. Dador, 6. Than, 7. Bandira, 8. Bharapar Badapatha, 9. Bhunjai Nani, 10. Bhunjai Moti, 11. Chhadi, 12. Dhoru, 13. Fulay, 14. Gajansar, 15. Bhojraj wandh, 16. Jalay, 17. Jesarwandh, 18. Khara-dia, 19. Layari, 20. Tal.
	Abdasa	The following villages :— 1. Jana, 2. Kosa, 3. Mohadi, 4. Mokhaya, 5. Akari Moti, 6. Akari Nani, 7. Fulay, 8. Goyala, 9. Golay, 10. Hotniay, 11. Isah Wandh, 12. Jabra Wandh, 13. Jangadia, 14. Kalar Wandh, 15. Kero-Wandh, 16. Kuwapadhar, 17. Rampar, 18. Rev Wandh, 19. Reru, Wandh, 20. Rohara, 21. Salama-Wandh, 22. Sarangawadi, 23. Vigapa-dhar, 24. Vagoth, 25. Vayor, 26. Bela Wandh, 27. Ber Moti, 28. Boha, 29. Charopadi, 30. Changwandh, 31. Dadarwandh, 32. Aida, 33. Ashapar, 34. Butta, 35. Charopadi, 36. Chhasara, 37. Joglay, 38. Karanta, 39. Muthiar, 40. Lakhpar, 41. Sekharan Pir, 42. Ramwado, 43. Sujapar, 44. Thumb-di, 45. Ukir, 46. Valsara, 47. Ber Nani, 48. Valasar, 49. Berachia, 50. Bharapar, Dhuffiwali, 51. Rav, 52. Laiyara.

PART IX

Local Areas Falling in Class I

District	Taluka or Mahal	Villages
Banaskantha	Wav ..	All villages of the taluka.
	Santalpur ..	All villages of the taluka.
	Tharad ..	All villages of the taluka.
	Radhanpur ..	All villages of the taluka.
	Deodar ..	All villages of the taluka.
	Dhanera ..	All villages of the taluka.
Kutch	Danta ..	All villages of the taluka other than those included in local area H.
	Khawda ..	All villages of the mahal.
	Khadir ..	All villages of the mahal.

SCHEDULE III

Enactments amended

( See section 54 )

Year 1	No. 2	Short title 3	Extent of amendment 4
1948	LXVII	The Bombay Tenancy and Agricultural Lands Act, 1948.	<ol style="list-style-type: none"> <li>1. Section 34 shall be deleted.</li> <li>2. Section 35 shall be deleted.</li> <li>3. In section 36, the words and figures " notwithstanding the restrictions imposed under sections 34 and 35" shall be deleted.</li> <li>4. In section 43A, in sub-section (I), the figures "34, 35" shall be deleted.</li> </ol>
1958	XCIX	The Bombay Tenancy and Agricultural Lands (Vidarbha Region and Kutch area) Act, 1958.	<ol style="list-style-type: none"> <li>1. For section 81, the following shall be substituted, namely :—   <div> <p>Assumption of management of surplus land and payment of compensation therefor.</p> </div> <div> <p>"81. (1) Where any land has been declared to be surplus land under any of the provisions of this Act, the State Government shall be deemed to have assumed the management of such land for a public purpose from the date of the declaration.</p> </div> <div> <p>(2) In this section "public purpose" includes settlement of landless cultivators, development of co-operative organisations and increasing the efficiency of cultivation and management.</p> </div> </li> </ol>



Year 1	No. 2	Short title 3	Extent of amendment 4
			<p>(3) The amount of compensation payable for the assumption of management of a surplus land shall consist of a recurring payment of a sum equal to the reasonable rent to be determined in accordance with the provisions of section 12 and of a further sum equal to one-half of such reasonable rent to compensate the holder of surplus land for all or any of the following matters, namely :—</p> <ul style="list-style-type: none"> <li>(i) pecuniary loss due to assumption of management ;</li> <li>(ii) expenses on account of vacating the land, the management of which has been assumed ;</li> <li>(iii) expenses on account of reoccupying the land on the termination of the management ;</li> <li>(iv) damage, if any, caused to the land during the period of management including the expenses that may have to be incurred for restoring the land to the condition in which it was at the time of the assumption of management :</li> </ul> <p>Provided that where such surplus land was held by the holder as a tenant, one-third of the compensation shall be paid to such holder and the balance shall be paid to the person from whom the land was held as tenant by such holder."</p> <p>2. In section 82 the words, brackets and figures "On the publication of an order under sub-section (8) of section 81" shall be deleted.</p> <p>3. In section 83,—</p> <ul style="list-style-type: none"> <li>(i) for the words, brackets and figures "with the publication of an order under sub-section</li> </ul>

Year 1	No. 2	Short title 3	Extent of Amendment 4
			<p>(8) of section 81" the words "with the declaration as surplus land" shall be substituted ;</p> <p>(ii) in clause (d), in sub-clause (iii), for the word, brackets and figure "sub-section (9)" the word, brackets and figure "sub-section (4)" shall be substituted.</p> <p>4. Section 88 shall be deleted.</p> <p>5. In Schedule III, clause 33 shall be deleted."</p>





# The Gujarat Government Gazette

## EXTRAORDINARY

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Separate paging is given to this Part in order that it may  
be filed as a separate compilation.

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### PART IV

**Acts of the Gujarat Legislature and Ordinances promulgated and  
Regulations made by the Governor.**

The following Act of the Gujarat Legislature having been assented to by the Governor on the 6th March, 1968 is hereby published for general information.

SUMANT M. VIDYARTHI,  
Secretary to the Government of Gujarat,  
Legal Department.

#### GUJARAT ACT NO. 4 OF 1968.

(First published after having received the assent of the Governor in the "Gujarat Government Gazette" on the 19th March 1968.)

An Act to amend the Gujarat Agricultural Lands Ceiling Act, 1960.

It is hereby enacted in the Nineteenth Year of the Republic of India as follows:—

1. This Act may be called the Gujarat Agricultural Lands Ceiling (Amend-Short title.  
ment) Act, 1968.

Guj. 27 of 1961. 2. In section 29 of the Gujarat Agricultural Lands Ceiling Act, 1960 (herein- Amendment  
after referred to as "the principal Act").— of section 29  
of Guj. 27  
of 1961.

(1) in sub-section (1), for the words "Land other than grazing land" the words, brackets, figure and letter "Subject to the provisions of sub-section (1A), land other than grazing land" shall be substituted;

(2) after sub-section (1), the following sub-sections shall be inserted, namely:—

“(1A)(a) Where there are two or more co-operative farming societies falling under sub-clause (a) or (b) of clause (ii) of sub-section (1), preference shall be given in the following order, namely:—

(i) a co-operative society each of the members of which belongs to a Scheduled Tribe;

(ii) a co-operative society, the membership of which is held partly by persons belonging to a Scheduled Tribe and partly by persons belonging to a Scheduled Caste;

(iii) a co-operative society each of the members of which belongs to a Scheduled Caste;

(iv) (a) a co-operative society, the membership of which is not solely held by persons belonging to a Scheduled Tribe or Scheduled Caste;

(b) in the order of priority in the case of persons falling under clause (iii) of sub-section (1), a person belonging to a Scheduled Tribe shall have precedence over other persons and a person belonging to a Scheduled Caste shall have precedence over persons other than those belonging to a Scheduled Tribe.

(1B) The amount of occupancy price in respect of any land under sub-section (1), shall be equal to the amount of compensation determined in respect of such land under section 23.”;

(3) after sub-section (3), the following explanation shall be inserted, namely:—

“Explanation.—For the purposes of, this Act—

(1) “Scheduled Caste” means such caste, race or tribe or part of or group within such caste, race or tribe as is deemed to be a Scheduled Caste in relation to the State of Gujarat under article 341 of the Constitution of India;

(2) “Scheduled Tribe” means such tribe or tribal community or part of or group within such tribe or tribal community as is deemed to be a Scheduled Tribe in relation to the State of Gujarat under article 342 of the Constitution of India.”.

Amendment  
of section 30  
of Guj. 27  
of 1961.]

3. In section 30 of the principal Act, in sub-section (1), for the words “except in such circumstances and on such conditions as may be prescribed.” the following shall be substituted, namely:—

“except in such circumstances and on such conditions as hereinafter mentioned, namely:—



(i) In the case of land allotted to a co-operative society, the membership of which is held wholly or partly by persons belonging to a Scheduled Tribe or Scheduled Caste or of land allotted to a person belonging to a Scheduled Tribe or Scheduled Caste, if the transfer or sub-division thereof is in favour of a co-operative society of the same class or of a person belonging to a Scheduled Tribe or Scheduled Caste or of a person not belonging to a Scheduled Tribe or Scheduled Caste for want of a person belonging to a Scheduled Tribe or Scheduled Caste.

(ii) In the case of land allotted to any co-operative society or person other than a co-operative society or person referred to in clause (i),—

(a) the transfer or sub-division is in favour of an agriculturist who holds landless in area than the ceiling area, an agricultural labourer or a landless person,

(b) the transfer or sub-division is in favour of a person not being a person referred to in clause (i), who *bonafide* requires the land for a non-agricultural purpose,

(c) the land is required for benefit of an industrial or commercial undertaking or an educational or charitable institution,

(d) the land is required by a Co-operative farming society,

(e) the land is being sold in execution of a decree of a Civil Court or for the recovery of arrears of land revenue or of any sums recoverable as arrears of land revenue, or

(f) the land is being given in gift whether by way of trust or otherwise and such gift is made *bonafide* by the holder in favour of a member of his family.

(iii) The person who obtains land by transfer or sub-division in accordance with the provisions of this sub-section shall commence the use of the land for the purpose for which he obtained land, within a period of one year from the date on which he takes possession of the land or within such further period not exceeding five years in the aggregate as the Collector for reasons to be recorded in writing may from time to time fix.

(iv) If the person fails to comply with the condition specified in clause (iii), the sanction given under this sub-section shall stand cancelled and the transfer or as the case may be, the sub-division of the land in favour of the person shall for the purposes of sub-section (4) be deemed to be in contravention of this sub-section.”



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Separate paging is given to this Part in order that it may  
 be filed as a separate compilation.

**PART IV**

**Acts of the Gujarat Legislature and Ordinances promulgated and  
 Regulations made by the Governor.**

The following Act of the Gujarat Legislature having been assented to by the President on the 23rd February 1974 is hereby published for general information.

S. S. SHAH,  
 Secretary to the Government of Gujarat,  
 Legal Department.

**GUJARAT ACT No. 2 OF 1974.**

(First published, after having received the assent of the President in the *Gujarat Government Gazette* on the 2nd March 1974).

An Act further to amend the Gujarat Agricultural Lands Ceiling Act, 1960.

It is hereby enacted in the Twenty-third Year of the Republic of India as follows :—

1. (1) This Act may be called the Gujarat Agricultural Lands Ceiling (Amendment) Act, 1972. Short title and commencement.

(2) It shall come into force on such date as the State Government may, by notification in the *Official Gazette*, specify.



Declaration for giving effect to policy of State towards securing principles specified in clauses (b) and (c) of article 39 of Constitution.

2. In pursuance of article 31C of the Constitution of India, it is hereby declared that the provisions of this Act are enacted for giving effect to the policy of the State towards securing the principles specified in clauses (b) and (c) of article 39 of the Constitution of India; and in particular, but without prejudice to the generality of the foregoing declaration, for providing that the ownership and control of the agricultural resources of the community are so distributed as best to subserve the common good, and also that the operation of the agricultural economic system does not result in the concentration of wealth and means of agricultural production to the common detriment.

Amendment to preamble of Guj. XXVII of 1961.

3. In the preamble to the Gujarat Agricultural Lands Ceiling Act, 1960 (hereinafter referred to as "the principal Act"), after the words and the bracket "and small holders)" the words "or for the allotment of such surplus agricultural lands the integrity of which is maintained in compact blocks to a department of Government or to cooperative farming societies or corporations owned or controlled by the State, for ensuring the full and efficient use thereof" shall be inserted. Guj. XXV. II of 1961.

Amendment of section 2 of Guj. XX, VII of 1961.

4. In section 2 of the principal Act—

(1) for clause (1), the following clause shall be substituted, namely :—

"(1) "agriculture" includes—

(a) horticulture,

(b) the raising of crops, grass or garden produce,

(c) the use by an agriculturist of the land held by him or part thereof for grazing,

(d) the use of any land, whether or not an appanage to rice or paddy land, for the purpose or rabmanure,

(e) dairy farming,

(f) poultry farming,

(g) breeding of live-stock, and

(h) the cutting of wood :

Provided that in relation to any period prior to the specified date, "agriculture" shall not include any of the pursuits specified in sub-clauses (d), (e), (f), (g) and (h) and also such other pursuits as may have been prescribed prior to the specified date as pursuits not included in that word;"

(2) after clause (3), the following clause shall be inserted, namely :—

"(3A) "Amending Act of 1972" means the Gujarat Agricultural Lands Ceiling (Amendment) Act, 1972;"

Guj.  
2 of  
1974.

(3) for clause (6), the following clause shall be substituted, namely :—

“(6) “class of land” means any of the following classes of land, that is to say :—

(i) perennially irrigated land ;

(ii) seasonally irrigated land ;

(iii) superior dry crop land ;

(iv) dry crop land ;

*Explanation I.*—For the purpose of this Act—

(a) “perennially irrigated land” means land which is assured of a regular and actual supply of water for a period of not less than ten months during the year from any source of irrigation and which is consequently capable of growing at least two crops in a year or is utilised for growing sugarcane crop ;

Provided that land irrigated by a tube-well or lift irrigation from a perennial source of water, operated by diesel or electric power or both and constructed on or after 15th August, 1972 by any person other than Government or a local authority, shall not be deemed to be perennially irrigated land ;

(b) “seasonally irrigated land” means land which is assured of a regular and actual supply of water for a period of less than ten months but not less than four months during the period from 15th September to the end of February in a year from any source of irrigation, and is consequently capable of growing at least one crop in a year ;

(c) “superior dry crop land” means rice land and orchard ;

(d) “rice land” means land which is situated in a local area where the average rainfall is not less than 89 centimetres a year, such average being calculated on the basis of rain-fall in that area during the five years immediately preceding the year 1959 and which is used for the cultivation of rice or which, in the opinion of the State Government, is fit for the cultivation of rice but does not include perennially or seasonally irrigated land used for the cultivation of rice ;

(e) “dry crop land” means land other than the land specified in paragraphs (a) to (c) and grass land, that is to say, land which abounds in grass grown naturally and which is capable of being used for agricultural purposes ;

(f) “grass land” referred to in paragraph (e) shall, notwithstanding anything contained in that paragraph, be deemed to be rice land if it is situated in a local area referred to in paragraph (d) and in the opinion of the State Government it is fit for the cultivation of rice ;



(g) land irrigated by dug wells except in the irrigation command of an irrigation project or in the bed of a river, stream, or natural collection of water or a drainage channel (being an irrigation project, a river, stream, natural collection of water or a drainage channel which is a perennial source of water) shall not be deemed to be irrigated land;

*Explanation II.*—For the purpose of paragraphs (a) and (b) of Explanation I, a certificate granted by a Canal-officer as defined in clause (6) of section 3 of the Bombay Irrigation Act, 1879 in respect of any land, after such inquiry as he deems fit, that it is perennially irrigated land, or as the case may be seasonally irrigated land and for the purpose of paragraph (g) of Explanation I, a certificate granted by such officer, in like manner, in respect of any source of water referred to in the said paragraph (g) that it is a perennial source of water, shall be conclusive evidence in that behalf;”

(4) after clause (6), the following clause shall be inserted, namely :—

“(6A) “Code” means the Bombay Land Revenue Code, 1879;”;

Bom.  
V of  
1879.

(5) for clause (17), the following clause shall be substituted, namely :—

“(17) “land” means —

(i) in relation to any period prior to the specified date, land which is used or capable of being used for agricultural purposes and includes the sites of farm buildings appurtenant to such land ;

(ii) in relation to any other period, land which is used or capable of being used for agricultural purposes, and includes —

(a) the sites of farm buildings appurtenant to such land ;

(b) the lands on which grass grows naturally ;

(c) the bid lands held by the Girasdars or Barkhalidars under the Saurashtra Land Reforms Act, 1951, the Saurashtra Barkhali Abolition Act, 1951 or the Saurashtra Estates Acquisition Act, 1952, as the case may be ;

San.  
Act  
XXV  
of  
1951.

San.  
Act  
XXVI  
of  
1951.

San.  
Act  
III of  
1952.

(d) such bid lands as are held by a person who, before the commencement of the Constitution (Twenty-Sixth Amendment) Act, 1971, was a Ruler of an Indian State comprised in the Saurashtra area of the State of Gujarat, as his private property in pursuance of the covenant entered into by the Ruler of such State ;

(e) trees and standing crops on such land ;

(f) canals, channels, wells, pipes or reservoirs and other works constructed or maintained on such land for the supply or storage of water for the purpose of agriculture ;

(g) drainage works, embankments, bandharas or any other works appurtenant to such land, or constructed or maintained thereon for the purpose of agriculture, and all structures and permanent fixtures on such land ;

*Explanation.*—In clause (d), the expressions “Ruler” and “Indian State” shall have the same meanings as are assigned to them in clauses (22) and (15) respectively of article 366 of the Constitution and the expression “covenant” shall have reference to the covenant which was referred to in article 291 of the Constitution before the repeal of that article by the Constitution (Twenty Sixth Amendment) Act, 1971;”;

(6) after clause (19), the following clause shall be inserted, namely :—

“(19A) “orchard” means a compact area of land, having fruit bearing trees grown thereon in such number that they preclude, or when fully grown would preclude, a substantial part of such land from being used for any agricultural purpose, which has been used for the growing of such trees for a period of not less than three years immediately preceding the 24th day of January 1971; but shall not include vine yards or other areas of land used exclusively for growing coconuts, arecanuts, bananas and guavas;”;

(7) in clause (20), the word “relevant” shall be deleted ;

(8) clause (24) shall be deleted ;

(9) in clause (27), for the word “one-eighth” the word “one-sixteenth” shall be substituted ;

(10) after clause (27), the following clause shall be inserted, namely :—

“(27A) “specified date” means the date of the coming into force of the Amending Act of 1972;”;

(11) in clause (31), the word “relevant” shall be deleted.

5. In section 3 of the principal Act,—

(1) in sub-section (1),—

(a) for the words “The following lands” the words, brackets, figures and letters “Subject to the provisions of sub-sections (1A) to (1D) (both inclusive), the following lands” shall be substituted ;

(b) in clause (a), the words “or land held on lease from Government for a period not exceeding twenty years” shall be deleted ;

(c) after clause (a), the following clause shall be inserted, namely :—

Amendment  
of section 3  
of Guj. XX-  
VII of 1961.



“(aa) khar lands and tidal lands as defined in the Gujarat Khar Lands Act, 1963 and any other lands which, being in the opinion of the State Government such as need special efforts for their reclamation for the purpose of bringing them under cultivation, are notified in this behalf by the State Government by a notification in the *Official Gazette*, held on lease from Government for a period not exceeding twenty years;”;

Guj.  
17 of  
1964.

(d) for clause (b), the following shall be substituted, namely :—

“(b) lands belonging to, or held on lease by, a local authority and lands belonging to, or held on lease by a University established by law in the State of Gujarat or by an institution in the State of Gujarat which is declared to be a University by the Central Government under section 3 of the University Grants Commission Act, 1956, where such lands are used by the University or such institution for the purpose of imparting education in agriculture, or are specified by the University or such institution as being reserved for being used for future expansion of the University or such institution;”;

Act  
III of  
1956.

(e) for clause (d), the following clauses shall be substituted, namely :—

“(cc) lands which are the property of a public trust for a hospital existing on the specified date, to such extent as may be decided in each case by a Committee consisting of the Collector, such officer of the Medical Department as the Director of Health and Medical Services may nominate and a representative of the hospital concerned ;

(d) lands which are the property of a public trust for an educational institution imparting education in agriculture, to such extent as may be prescribed;”;

(f) after clause (d) the following clauses shall be inserted, namely :—

“(dd) lands held by a *Panjrapple* or a *Gaushala* for the purpose of grazing of cattle or storage of grass for cattle in the institution to such extent as may be specified from time to time in each case by a Committee consisting of the Collector, such officer of Animal Husbandry Department as the Director of Animal Husbandry may nominate and a representative of the *Panjrapple*, or as the case may be, the *Gaushala*, having regard to the number of cattle normally maintained or cared for in the institution concerned, provided the *Panjrapple* or the *Gaushala*, as the case may be uses such lands solely and directly for the purpose for which such lands are held and not for the purpose of deriving income for the institution ;

(ddd) lands, being lands utilised for maintenance of *Panjrapple* or *Gaushala*, which were exempt from the provisions of this Act immediately before the specified date by reason of their being the property of an institution for public religious worship registered as a public trust under the Bombay Public Trusts Act, 1950, provided such institution creates a separate trust in respect of such lands for the purposes of *Panjrapple* or *Gaushala* applies within a period of ninety days from the specified date, for the registration of such trust under the said Act, to the Deputy or Assistant Charity Commissioner having jurisdiction and endeavours to get such separate trust registered under the said Act within a period of one year from the specified date;”;

Bom.  
XXIX  
of  
1950.

(g) clause (e) shall be deleted;

(h) in clause (f), add the following at the end, namely:-

"to the extent necessary for the purpose of expansion or present need of the industry, as certified by the Commissioner of Industries";

(i) clause (g) shall be deleted;

(j) for clause (h) the following shall be substituted, namely:—

Act 5  
of  
1970.

"(h) lands held or leased by a Land Development Bank, a bank specified in column 2 of the First Schedule to the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970, or a Corporation (including a Company) owned or controlled by Government, provided such lands are required and used by those institutions in connection with the discharge of their *bona fide* functions or achievement of their *bona fide* objects;";

(k) in clause (i), for the words "for agriculture" the words "for agriculture, provided that the sum total of land held by any one member of such society as such member as well as separately as an individual does not in any case exceed the ceiling area which such member shall be entitled to hold as one person" shall be substituted;

(l) clause (k) shall be deleted;

(2) after sub-section (1), the following sub-sections shall be inserted, namely:—

"(1A) Every person who holds land which is eligible to the exemption provided in sub-section (1) shall,

(i) in a case where such land was eligible to exemption immediately before the specified date or where such land becomes eligible to exemption on the specified date, within a period of ninety days from the specified date, and

(ii) in any other case, within a period of ninety days from the date on which it becomes eligible to exemption by reason of its satisfying the requirements of the provisions of sub-section (1),

make an application in the prescribed form to the Collector within whose jurisdiction such land is situate, for a certificate that the land in question is eligible to exemption from the provisions of this Act.

(1B) On receipt of such application the Collector shall, after giving to the applicant an opportunity to be heard and after making such inquiry as he thinks fit, decide whether the land is eligible to exemption or not.

(1C) If the Collector decides that the land or any portion thereof is eligible to exemption, he shall issue a certificate in the prescribed form to the applicant to the effect that the land specified therein is entitled to exemption from the provisions of this Act, and no land in respect of which such certificate of exemption has not been issued shall be eligible to exemption under sub-section (1).



(1D) The decision of the Collector under sub-section (1B) shall, subject to the decision of the State Government in an appeal, if any, which may be filed by the applicant aggrieved by the decision of the Collector within a period of ninety days from the date of communication of the decision to the applicant or the decision of the State Government in such appeal or in exercise of its powers under section 52, shall be final and conclusive and shall not be called in question in any suit or proceeding in any court or before any authority.”;

(3) in sub-section (2), the following shall be added at the end, namely:-

“If at any time it appears to the Collector that any exempted land or portion thereof has ceased to satisfy any of the requirements of the provisions of sub-section (1) and has consequently ceased to be exempted land, the Collector may, after giving to the holder of such land an opportunity to be heard and satisfying himself that the land or any portion thereof has ceased to be exempted land, by order published in the prescribed manner, direct that with effect from such date as may be specified in the order such land or portion thereof shall cease to be exempted from the provisions of this Act and thereupon the certificate granted to the holder under sub-section (1C) shall stand revoked in respect of such land, or as the case may be, portion thereof.”;

(4) after sub-section (3), the following sub-sections shall be added, namely:-

“(4) No exempted land shall be transferred by way of sale, gift, exchange, mortgage, lease, assignment or otherwise, or partitioned, without the previous permission of the Collector:

Provided that the Collector may grant such permission on such conditions as may be prescribed.

(5) Any transfer or partition of exempted land in contravention of sub-section (4) shall be void.

(6) Notwithstanding anything contained in the Bombay Public Trusts Act, 1950 or in the instrument of trust relating to any institution referred to in clause (ddd) of sub-section (1), for the purpose of giving effect to the provisions of the said clause (ddd), it shall be lawful:—

(a) for the trustees of such institution to create and get registered a separate trust in respect of the lands utilised by such institution for maintenance of *Panjarapole* or *Gaushala* and for that purpose to make an application for the registration of such separate trust in accordance with the provisions of the said Act, to the Deputy or Assistant Charity Commissioner having jurisdiction under section 18 of the said Act, and

(b) for the Deputy or Assistant Charity Commissioner having jurisdiction to deal with such application in accordance with the provisions of the said Act, as if it were an application for registration of a new trust.”.

Amendment  
of section 5 of  
Guj. XXVII  
of 1961.

6. In the principal Act, in section 5, to sub-section (1) the following proviso shall be added, namely:-

"Provided that in areas which in the opinion of the State Government are desert or hill areas or drought-prone areas and which are specified by the State Government from time to time, by notification in the *Official Gazette*, as such areas, the ceiling area with reference to dry crop land shall be such area as is twelve and a half percent more than the ceiling area as specified with reference to dry crop land against the class of local area in which the said areas fall, provided however that such ceiling area shall in no case exceed an area of 21.85 hectares (54 acres); and for the purpose of determining whether any area is a desert or hill area or a drought-prone area, regard shall be had to the soil classification of the land, the climate and rainfall of the area, the extent of irrigation facilities in the area, the average yield of crop and the agricultural resources of the area, the general economic conditions prevalent therein and such other factors."

7. In section 6 of the principal Act,—

(1) in sub-section (1), for the words, brackets and figures "sub-sections (2) and (3)" the words, brackets, figures and letters "sub-sections (2), (3), of 1961." Amendment of section 6 of Guj. XXVII

(3A) and (3B)" shall be substituted;

(2) in sub-section (2),—

(a) for the words "not being a joint family, and" the words and brackets "(not being a joint family) which consists of the individual and his spouse (or more than one spouse) and their minor sons and minor unmarried daughters, irrespective of whether the family also includes any major son, and" shall be substituted;

(b) after the words "the said members of the individual's family" the words "excluding major sons, if any" shall be inserted;

(3) after sub-section (3), the following sub-sections shall be inserted, namely :—

"(3A) Where any person holds any land in any other part of India outside the State, then, the area of land so held by him in such other part, not exceeding the maximum area of land which such person is entitled to hold in such other part of India under any law, if any, relating to ceiling on land, used or capable of being used for agricultural purposes, shall be excluded from the ceiling area in excess of which a person is not entitled to hold land under this section and the extent of land determined after so excluding such area shall, in relation to such person, be deemed to be the ceiling area, to be held by him in this State :

Provided that where any such person disposes of, at any time before the determination of ceiling area under this Act, any land or part thereof so held by him in any other part of India outside the State, in accordance with the provisions of law in force in such part, the area equal to the land or part thereof so disposed of shall not be excluded while determining the ceiling area under this sub-section.

(3B) Where a family or a joint family consists or more than five members, comprising a person and other members belonging to all or any of the following categories, namely :—

(i) minor son,

(ii) widow of a pre-deceased son,

(iii) minor son or unmarried daughter of a pre-deceased son, where his or her mother is dead,



such family shall be entitled to hold land in excess of the ceiling area to the extent of one-fifth of the ceiling area for each member in excess of five, so however that the total holding of the family does not exceed twice the ceiling area; and in such a case, in relation to the holding of such family, such area shall be deemed to be the ceiling area :

Provided that if any land is held separately also by any member of such family, the land so held separately by such member shall be grouped together with the land of such family for the purpose of determining the total holding of such family :

Provided further that where, in consequence of any member of such family holding any land in any other part of India outside the State, the ceiling area in relation to the family is reduced as provided in sub-section (3A), the one-fifth of the ceiling area as aforesaid shall be calculated with reference to the ceiling area as would have been applicable had no such land been held by such member in any other part of India.

(3C) Where a family or a joint family irrespective of the number of members includes a major son, then each major son shall be deemed to be a separate person for the purposes of sub section (1).

(3D) For the purpose of sub-section (2), (3B) or (3C), the members comprised in a family or as the case may be, a joint family on the specified date shall alone be taken into consideration and any changes in the character or number of members of the family occurring thereafter shall be ignored.”;

(4) in sub-section (4), for the word “Land” the words “Land in this State” shall be substituted.

Amendment  
of section  
7 of Guj.  
XXVII of  
1961.

8. In section 7 of the principal Act, in sub-section (1), in clause (b) for the word “partition” the words “partition, family arrangement” shall be substituted.,

Amendment  
of section 8 of  
Guj. XXVII  
of 1961.

9. In section 8 of the principal Act,—

(1) in sub-section (1)—

(a) after the words “but before the commencement of this Act” the words, figures and letters “or after 24th day of January 1971 but before the specified date” shall be inserted;

(b) after the words “the object of this Act” the words, figures and letters “where such transfer or partition was made after 15th day of January 1959 but before the commencement of this Act or in order to defeat the object of the Amending Act of 1972 where such transfer was made after 24th day of January 1971 but before the specified date” shall be inserted; and

(c) the following provisos shall be added at the end, namely:-

"Provided that where any transfer or partition of land is effected by a document required by law to be registered which is however not registered and such document purports to have been executed before 24th January, 1971, no court shall pass a decree in any suit filed for the grant of specific relief on the basis of any such document, unless the court is satisfied on merits of the case that the document is a *bonafide* document executed in fact before 24th January, 1971, and that it is not ante-dated as a result of collusion between parties or otherwise in order to defeat the object of the Amending Act of 1972 :

Provided further that nothing in this sub-section shall apply to any transfer of land by way of gift or partition made on or after the 24th January, 1971 to a son who was major on the said date.";

(2) in sub-sections (2) and (3), for the words "this Act" the words and figures "this Act, or, as the case may be, of the Amending Act of 1972" shall be substituted.

10. In section 9 of the principal Act, the words, brackets and figures "under sub-section (2) of section 3" shall be deleted.

Amendment of section 9 of Guj. XXVII of 1961.

11. After section 9 of the principal Act, the following new section shall be inserted, namely :-

Insertion of new section 9A in Guj. XXVII of 1961. §

"9A. (i) Where in consequence of the conversion after the appointed day of any land into any class of land described in sub-clause (i) or (ii) of clause (6) of section 2, as a result of irrigation from a source constructed by Government, the land held by any person exceeds the ceiling area, or

Ceiling area where land converted into another class by Government irrigation.

(ii) where in consequence of the amendments made in any of the provisions of this Act by the Amending Act of 1972, the land held by any person on the specified date exceeds the ceiling area,

the land so in excess shall be deemed to be surplus land."

12. In section 10 of the principal Act,—

(a) in sub-section (1), for the portion beginning with the words "Every person" and ending with the words "a true statement specifying", the following shall be substituted, namely :—

Amendment of section 10 of Guj. XXVII of 1961.

"Every person—

(a) holding land (including exempted land, if any) in excess of the ceiling area whether as owner or tenant or partly as owner and partly as tenant on the appointed day,



(b) who, on or after the appointed day, comes into possession of, or holds, any land (including exempted land, if any and land, if any, held in any other part of India outside this State) in excess of the ceiling area, whether as owner or tenant or partly as owner and partly as tenant, in the circumstances described in section 9,

(c) whose land is converted into another class of land, thereby causing his holding to exceed the ceiling area, in the circumstances described in clause (i) of section 9A,

(d) whose land becomes surplus under the circumstances described in clause (ii) of section 9A,—

shall—

(i) in the case under clause (a), within a period of ninety days from the appointed day,

(ii) in the case under clause (b), within a period of ninety days from the date of his coming into possession of the land in excess of the ceiling area,

(iii) in the case under clause (c), within a period of ninety days from the date of such conversion (such date being a date notified, in the *Official Gazette* by the State Government in respect of any area),

(iv) in the case under clause (d), within a period of ninety days from the specified date,

furnish to each of the Mamlatdars in whose jurisdiction any piece of such land is situate, a true statement specifying” ;

(b) after sub-section (I), the following sub-section shall be inserted, namely:—

“(1A) Every such person who does not hold any land in any part of India outside this State shall also furnish, with such statement, an affidavit that he does not hold any land in any such part.”.

Amendment  
of section 11  
of Guj.  
XXVII of  
1961.

13. In section 11 of the principal Act,—

(1) after the word “statement” wherever it occurs the words “or affidavit” shall be inserted;

(2) for the words “then he shall be liable to a penalty not exceeding five hundred rupees” the words “then he shall be liable to a penalty which shall not be less than one hundred rupees and which may extend upto five hundred rupees” shall be substituted.

14. In section 13 of the principal Act, in sub-section (1),—

Amendment  
of section  
13 of Guj.  
XXVII of  
1961.

(a) after the words and figures "specified in section 10" the words, brackets and figures "or the further period referred to in sub-section (2) of section 16" shall be inserted ;

(b) for the words and figures "under section 10" the words "under either of those sections" shall be substituted.

15. In section 15 of the principal Act,—

Amendment  
of section 15  
of Guj.  
XXVII of  
1961.

(1) the words "on the appointed day" and the words "on that day" shall be deleted ;

(2) in clause (c) of the proviso, after the words "of this Act" the words, figures and letters "or after 24th January, 1971 but before the specified date" shall be inserted.

16. In section 16 of the principal Act,—

Amendment  
of section 16  
of Guj.  
XXVII of  
1961.

(1) in sub-section (1), for the words "a statement" occurring at both the places the words "a statement or affidavit" shall be substituted;

(2) in sub-section (2), for the words, "it may pass such order as it thinks fit" the following shall be substituted, namely :—

"if the Tribunal is satisfied that the person has without reasonable cause failed to furnish the statement or affidavit within time, or has submitted a statement or an affidavit which is false or which contains incorrect particulars, the Tribunal may impose the penalty provided in section 11 and require him to furnish a true and correct statement or affidavit complete in all particulars, within a period of one month from the date of the order";

(3) after sub-section (2), the following sub-section shall be inserted, namely:—

"(2A) If the person fails to comply with the order within the time so granted by the Tribunal, then as a penalty for failure to furnish a statement or affidavit, or true and correct particulars complete in all respects, the right, title and interest in the land held by him in excess of the ceiling area shall, subject to the provisions of this Chapter, be forfeited to the State Government, and thereupon such surplus land shall vest in the State Government free from all encumbrances."

17. In section 20 of the principal Act,—

Amendment  
of section 20  
of Guj.  
XXVII of  
1961.

(a) in sub-section (2), in clause (a), the words "on the appointed day" shall be deleted ;

(b) after sub-section (3), the following sub-section shall be added, namely:—



"(4) For the purpose of the selection of land under sub-section (2), in a case where land is held by each spouse separately, each spouse shall be entitled to select the land which the spouse wishes to continue to hold, so however that the lands selected for such continuance shall be in the same proportion in which lands were held by each spouse before furnishing the relevant statement under sub-section (1) of section 10."

Amendment  
of section 21  
of Guj.  
XXVII of  
1961.

18. In sub-section (1) of section 21 of the principal Act,—

(i) after the words "further enquiry if any" the brackets and words "(including giving the holder of surplus land an opportunity of being heard)" shall be inserted;

(ii) in clause (i) the words "on the appointed day" shall be deleted.

Amendment  
of section 22  
of Guj.  
XXVII of  
1961.

19. In section 22 of the principal Act, in sub-section (2), for the words, brackets, letter and figures "the value of permanent structures and wells, if any, under clause (b) of section 23" the words, brackets, letter and figures "the depreciated value of permanent structures and wells, if any, under clause (c) of sub-section (1) of section 23" shall be substituted."

Amendment  
of section 23  
of Guj.  
XXVII of  
1961.

20. Section 23 of the principal Act shall be renumbered as sub-section (1) of that section and

(1) in sub-section (1) as so renumbered, for the words "The amount of compensation for the land" the words, brackets and figures "Subject to the provisions of sub-sections (2) and (3), the amount of compensation for the land" shall be substituted;

(2) clause (1) of sub-section (1) as so renumbered shall be renumbered as clause (A) of that sub-section and in clause (A) as so renumbered,—

(a) after sub-clause (a), the following proviso shall be inserted, namely:—

"Provided that in the case of any such land which is held on lease for a period of less than twenty years from the appointed day,

(i) where the unexpired period of lease does not exceed five years an amount equal to six times the full assessment thereof,

(ii) where the unexpired period of lease exceeds five years but does not exceed ten years, an amount equal to nine times the full assessment thereof,

(iii) where the unexpired period of lease exceeds ten years, an amount equal to ten times the full assessment thereof;"

(b) for sub-clause (c), the following sub-clauses shall be substituted, namely :—

"(c) where the land to which sub-clause (b) applies has not been cultivated for a continuous period of three years immediately preceding the specified date, an amount equal to twenty-five per cent of the amount arrived at in respect thereof under sub-clause (b) ;

(d) where the land to which sub-clause (b) applies is impartible and non-transferable, an amount equal to two-thirds of the amount arrived at in respect thereof under sub-clause (b).";

(3) for clause (2) of sub-section (I) as so renumbered, the following clauses and Explanation shall be substituted, namely :—

"(B) an amount equal to the market value of trees in the land belonging to the holder of the land ;

(C) an amount equal to the depreciated value of permanent structures and wells if any, in the land belonging to the holder of the land and of the pipe-lines placed on the land by the holder of the land, calculated as follows :—

(i) where such depreciated value does not exceed Rs. 25,000, an amount equal to the full depreciated value ;

(ii) where such depreciated value exceeds Rs. 25,000—

(a) for the first Rs. 25,000, an amount equal to the full depreciated value ;

(b) for the next Rs. 25,000 or part thereof, an amount equal to 80 per cent of such amount ;

(c) for the next Rs. 50,000 or part thereof, an amount equal to 70 per cent of such amount; and

(d) for the next Rs. 1,00,000 or part thereof, an amount equal to 60 percent of such amount.

*Explanation:-* In this section,—

(1) "full assessment" means, in a case where any land—

(a) is wholly or partially exempt from payment of land revenue, a sum which would have been assessed on such land, had there been no such exemption ,

(b) is liable to payment of land revenue but is unassessed, a sum which would have been assessed on such land as land revenue ,

(2) "depreciated value" means the value equal to the cost of the structures, wells or pipe-lines, as the case may be , and the cost of their construction or placing as reduced by an amount representing their depreciation calculated in the following manner, namely :—

*Amount representing the depreciation*

- |  |                               |
|--|-------------------------------|
| (1) For the first two years after construction | Nil                           |
| (2) For the next 8 years                       | 2½% of the value every year.  |
| (3) For the next 20 years                      | 4% of the value every year."; |



(4) after sub-section (1) as so renumbered, the following sub-sections shall be added, namely:-

“(2) The amount to be calculated under clause (A) of sub-section (1) shall be subject to the maximum amount calculated at the rate of Rs 2000 per acre (0.405 hectares).

(3) While determining the aggregate amount of compensation for the land under sub-section (1) the amount calculated under clause (A) of sub-section (1) read with sub-section (2) shall be reduced to the extent, if any, specified below:-

<i>Amount</i>	<i>Extent of reduction</i>
Where the amount does not exceed Rs. 20,000	Nil
Where the amount exceeds Rs 20,000	
(1) for the first Rs 20,000	Nil
(2) for the next Rs 20,000 or part thereof	An amount equal to 10% of such amount
(3) for the next Rs 20,000 or part thereof	An amount equal to 20% of such amount.
(4) for any amount next in excess of Rs 60,000	An amount equal to 25% of such amount.”.

Amendment  
of section  
24 of Guj.  
XXVII of  
1961.

21 In section 24 of the principal Act, in sub-section (5), for clause (b) the following shall be substituted, namely:-

“(b) If the total amount of such encumbrances exceeds the compensation payable in respect of the land, the amount of compensation shall be distributed *pro-rata* first amongst the following holders of encumbrances irrespective of the dates on which such encumbrances were created, namely:-

Guj. X of  
1962.

(i) co-operative societies registered or deemed to have been registered under the Gujarat Co-operative Societies Act, 1961;

(ii) land development banks ;

Act 23  
of 1955.

(iii) the State Bank of India constituted under the State Bank of India Act, 1955 or a subsidiary bank as defined in the State Bank of India (Subsidiary Banks) Act, 1959 ;

Act 38  
of 1959.

Act 5  
of 1970.

(iv) banks specified in column 2 of the First Schedule to the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970.

If after distribution of the amount of compensation to the aforesaid holders of encumbrances there remains any surplus, the same shall be distributed *pro-rata* amongst other holders of encumbrances.”.

22. In section 26 of the principal Act,—

Amendment  
of section 26  
of Guj.  
XXVII of  
1961.

(1) in sub-section (1), after the words “under that section” the words, figure and letter “or under section 9A” shall be inserted;

(2) in sub-section (2), for the portion beginning with the words and figure, “whether the land is excess land under section 9” and ending with the words “and shall make a declaration accordingly”, the following shall be substituted, namely :—

“whether the land is excess land under section 9 or, as the case may be, under section 9A, and if so,—

(i) in the case of land under section 9, whether the acquisition of excess land is invalid, or whether the excess land is liable to be deemed as surplus land,

(ii) in the case of land under section 9A, whether the excess land is liable to be deemed as surplus land,  
and the Tribunal shall thereupon make a declaration accordingly”.

23. In section 29 of the principal Act,—

(1) in sub-section (1)–

Amendment  
of section 29  
of Guj.  
XXVII of  
1961.

(a) clause (i) shall be deleted;

(b) for clause (iii) the following clauses shall be substituted, namely:–

“(iii) agricultural labourers and landless persons;

(iv) small holders” : ”

(2) in sub-section (1A), in clause (b), for the word, brackets and figures “clause (iii)” the words, brackets and figures “clauses (iii) and (iv)” shall be substituted.

24. After section 29 of the principal Act, the following new sections shall be inserted, namely :—

Insertion  
of new  
sections  
29A and  
29B in Guj.  
XXVII  
of 1961.

“29A. Where in respect of any orchards, or in respect of any compact blocks of land which have been so efficiently managed that the breaking of the block is likely to lead to a fall in production, and which vest, after the specified date, in the State Government, under section 21 or 26, the State Government is of the opinion that it is necessary in the interest of maintenance of efficient cultivation and avoidance of any loss of production of agricultural produce to maintain the integrity of such orchards, or as the case may be, of such compact blocks of land and for that purpose to allot such orchards or blocks otherwise than in accordance with the provisions of sub-section (1) of section 29, the State Government may allot such orchards, or as the case may be, such blocks of land in accordance with the rules made in that behalf under this Act, on payment of occupancy price, if any, as may be provided therefor in such rules, in the following order of priority, namely :—

Special  
provision  
in respect  
of effoi-  
ently  
managed  
compact  
blocks of  
land and  
orchards to  
ensure  
efficient  
cultivation  
and con-  
tinuity  
of produc-  
tion.



(a) to a co-operative farming society having not less than sixty per cent of its members, belonging to a Scheduled Tribe or a Scheduled Caste or both;

(b) to any other co-operative farming society;

(c) to a corporation (including a company) owned or controlled by the State Government :

Provided that if the State Government considers that the allotment of an orchard or compact block of land in any case is likely to take time and that with a view to preventing it from remaining uncultivated, it is necessary to take such a step, it may allot it to a Department of the State Government for cultivation for such period as may be specified in the order of such allotment :

Provided further that the State Government, while allotting the land to a co-operative farming society or a corporation, shall impose any such conditions as to the production of improved seeds, trial of new varieties of crops of fruits, maintenance of high standards of agriculture, wages of working workers on the land, subject to any law pertaining to payment of wages, adoption of improved methods of agriculture and sale of marketable surplus of agricultural produce to Government, as it may think fit.

Application  
of Code to  
surplus land.

29B. Any surplus land vesting in the State Government under section 21 and allotted under this Chapter to any person other than a Department of the State Government shall be subject, on such allotment, to the provisions of the Code."

Amendment  
of section 30  
of Guj.  
XXVII of  
1961.

25. In sub-section (2) of section 30 of the principal Act,—

(i) after the words "in favour of a co-operative society", the words, figures <sup>Act 23 of 1955</sup> and brackets "or in favour of a land development bank or the State Bank of India constituted under the State Bank of India Act, 1955 or a subsidiary bank as <sup>38 of 1959</sup> defined in the State Bank of India (Subsidiary Banks) Act, 1959, or a bank specified in column 2 of the First Schedule to the Banking Companies (Acquisition <sup>Act 5 of 1970</sup> and Transfer of Undertakings) Act, 1970" shall be inserted;

(ii) after the words "by such co-operative society", the words "or by any such bank" shall be inserted;

(iii) for the words "State Government or the co-operative society, as the case may be" occurring at two places the words "State Government, the co-operative society, or as the case may be, the bank" shall be substituted.

Amendment  
of section 39  
of Guj.  
XXVII of  
1961.

26. In section 39 of the principal Act, for the words "Every appeal" the words "Save as otherwise provided in this Act, every appeal" shall be substituted.

Insertion of  
new  
section 42-A  
in Guj.  
XXVII of  
1961.

27. After section 42 of the principal Act, the following new section shall be inserted, namely :—

"42A. Notwithstanding anything contained in any law for the time being in force, in all inquiries and proceedings relating to any land before any officer or authority under this Act, such revenue officer having jurisdiction in the area in which such land is situated, as may be authorised in this behalf by the State Government by an order published in the *Official Gazette*, shall be a necessary party."

Revenue Officer to be a necessary party to all proceedings.

28. In section 53 of the principal Act, in sub-section (2); for clause (i), the following shall be substituted, namely:-

Amendment of section 53 of Guj. XXVII of 1961.

"(i) the extent of land to be prescribed under clause (d) of sub-section (1) of section 3 ;".

29. For Schedule I to the principal Act, the following Schedule shall be substituted, namely:—

Substitution of new Schedule-I in Guj XXVII of 1961.

### "SCHEDULE-I

(See sections 4 and 5)

*Ceiling area in Hectares and its approximate equivalent in Acres*

Class of local Area	Perennially irrigated land				Seasonally irrigated land		Superior dry crop land		Dry crop land	
	(i) Irrigated by source other than private source		(ii) Irrigated by private source							
	Hec-tares	Approximate equivalent in acres	Hec-tares	Approximate equivalent in acres	Hec-tares	Approximate equivalent in acres	Hec-tares	Approximate equivalent in acres	Hec-tares	Approximate equivalent in acres
1	2				3		4		5	
A	4.05	10	5.06	12.50	6.07	15	8.09	20	12.14	30
B	4.45	11	5.56	13.75	6.47	16	8.90	22	13.35	33
C	4.86	12	6.07	15	7.28	18	9.71	24	14.57	36
D	5.26	13	6.53	16.25	7.69	19	10.52	26	15.78	39
E	5.67	14	7.03	17.50	8.50	21	11.33	28	17.00	42
F	6.07	15	7.28	18	8.90	22	12.14	30	18.21	45
G	6.47	16	7.28	18	9.71	24	12.95	32	19.42	48
H	6.88	17	7.28	18	10.12	25	13.76	34	20.64	51
I	7.28	18	7.28	18	10.93	27	14.57	36	21.85	54

*Note.*—In this Schedule, "Irrigated by private source" means irrigated from a tube-well or lift irrigation from a perennial water source operated by diesel or electric power."



Amendment  
of Schedule  
III to Guj  
XXVII of  
1961.

30. In Schedule III to the principal Act, in column 4 against the entry relating to the Bombay Tenancy and Agricultural Lands Act, 1948 (Bom. LXVII of 1948), entries 1, 2, 3 and 4 shall be renumbered as entries 2, 3, 4 and 5 respectively and before the entries as so renumbered, the following shall be inserted as entry No. 1, namely :—

“1. In section 5, after sub-section (2), the following sub-section shall be inserted, namely :—

“(3) Where in any case the ceiling area as determined under the provisions of the Gujarat Agricultural Lands Ceiling Act, 1960 as in force for the time being is less than the ceiling area specified in this section, then, notwithstanding anything contained in this section, the ceiling area of land as determined under the said Act shall be the ceiling area for the purposes of this Act.”

Guj.  
XXV  
II of  
1961.

Effect of Act  
on pending  
proceedings.

31. Any officer, tribunal or authority before whom any proceeding under the principal Act, in relation to the determination of the ceiling area in respect of any holdings and the surplus land in such holdings is pending immediately before the commencement of this Act, shall, on such commencement, after giving due notice and hearing to all the parties concerned, take such action as may be necessary to bring such proceeding in conformity with the provisions of the principal Act as amended by this Act, and shall thereafter continue and dispose of the same in accordance with the provisions of the principal Act as amended by this Act.



**The Gujarat Government Gazette**  
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Separate paging is given to this Part in order that it may  
be filed as a separate compilation.

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**PART VI**

Acts of Parliament and Ordinances promulgated by the President.

GOVERNMENT OF GUJARAT

LEGAL DEPARTMENT

Sachivalaya, Gandhinagar, 4th December, 1976.

No. 34063/A/B.—The following President's Act assented on the 1st December, 1976 is published for general information.

**THE GUJARAT AGRICULTURAL LANDS CEILING (AMENDMENT)  
ACT, 1976.**

[Act No. 43 of 1976]

Enacted by the President in the Twenty-seventh year of the Republic of India.

*AN ACT*

*further to amend the Gujarat Agricultural Lands Ceiling Act, 1960.*

In exercise of the powers conferred by section 3 of the Gujarat State  
44 of Legislature (Delegation of Powers) Act, 1976, the President is pleased to enact  
1976. as follows:—

Short title. 1. This Act may be called the Gujarat Agricultural Lands Ceiling (Amendment) Act, 1976.

Amendment of section 2. 2. In section 2 of the Gujarat Agricultural Lands Ceiling Act, 1960 (hereinafter referred to as the principal Act), in clause (6),—

(1) in *Explanation II*, for the words, brackets and figures “a Canal-Officer as defined in clause (6) of section 3 of the Bombay Irrigation Act, 1879”, the words “a competent officer” shall be substituted;

(2) after *Explanation II*, as so amended, the following *Explanation* shall be inserted, namely:—

*Explanation III.*—For the purposes of *Explanation II*, “competent officer” means—

(a) in relation to any land or source of water which is situated within the jurisdiction of a Canal-Officer as defined in clause (6) of section 3 of the Bombay Irrigation Act, 1879, such Canal-Officer; and

(b) in relation to any other land or source of water, such officer as the State Government may “by notification in the *Official Gazette*, designate in this behalf;”.

Amendment of section 29B. 3. In section 29B, of the principal Act, after the word and figures “section 21”, the words and figures “or section 26” shall be inserted.

Amendment of section 53. 4. In section 53 of the principal Act, in sub-section (2), after clause (xii), the following clause shall be inserted, namely:—

“(xii-a) the allotment of orchards or blocks of land and the occupancy price, if any, to be provided therefor, under section 29A;”.

FAKIRUDDIN ALI AHMED,  
President.

K. K. SUNDARAM,  
Secy. to the Govt. of India.



### REASONS FOR THE ENACTMENT.

Under the Gujarat Agricultural Lands Ceiling Act, 1960, the levels of ceiling applicable to a family of five members for perennially irrigated land and seasonally irrigated land have been fixed at 10-18 acres and 27 acres respectively. *Explanation II* to clause (6) of section 2 of the said Act provides that the authority to certify whether a piece of land is perennially or seasonally irrigated and whether a source of water is perennial or not is vested in the Canal-Officer. A Canal-Officer is defined in clause (6) of section 3 of the Bombay Irrigation Act, 1879, and his jurisdiction is restricted to the command areas of the irrigation projects only. Since the classification of land in terms of its irrigation facility has to be done throughout the State for the purpose of the implementation of the land ceiling law, it is considered necessary to authorise Canal-Officers within their respective jurisdictions and other designated officers in respect of other areas to perform this function. Opportunity is being availed of to make a few amendments of a purely consequential nature in the Act. This measure seeks to achieve the aforesaid objects.

2. The Consultative Committee constituted under the proviso to sub-section (2) of section 3 of the Gujarat State Legislature (Delegation of Powers) Act, 1976 (44 of 1976), has been consulted before the enactment of this measure as a President's Act.

K. S. NARANG,  
Secy. to the Govt. of India,  
Ministry of Agriculture and Irrigation,  
(Department of Agriculture).

By order and in the name of the Governor of Gujarat,

S. L. TALATI,  
Secretary to Government.